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PROCEEDINGS

OF THE

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GENERAL ASSEMBLY

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NEW-JERSEY.

AT A SESSION BEGUN AT TRENTON ON THE TWENTY-FIFTH DAY OF OCTOBER SEVENTEEN HUNDRED NINETY-SIX, AND CONTINUED BY ADJOURNMENTS.

BEING THE FIRST SITTING.

TRENTON:

PRINTED BY MATTHIAS DAY, PRINTER TO THE STATE.

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LIST of Persons returned as MEMBERS of the LEGISLATIVE-COUNCIL.

Bergen, JOHN OUTWATER, JOHN CONDIT, SAMUEL F. RANDOLPH, ELISHA WALTON, Essex, Middlesex, Monmouth, JAMES LINN, v. p. Somerfet, JOHN BLACK, Burlington, Joseph Cooper, Thomas Sinnickson, Esquires. Gloucester, Salem, Cape-May, JOHN LAMBERT, Hunterdon, ABRAHAM KITCHELL, Morris, Cumberland, SAMUEL OGDEN, CHARLES BEARDSLEE. Suffex,

LIST of Persons returned as MEMBERS of the GENERAL ASSEMBLY.

Bergen,	Peter Ward, Jacob Terhune, Henry Berry,	
Essex,	Elias Dayton, Jonas Wade, Abraham Speer,	
Middlesex,	Jonas Wade, Abraham Speer, James Morgan, Thomas M'Dowell, Joseph F. Randolph,	
Monmouth,	Joseph Stillwell, James H. Imlay, Speaker, William Wickoff,	
Somerset,	Henry Southard, Peter DeVroom, James VanDuyn,	
Burlington,	Samuel Hough, Stacy Biddle, William Coxe, jun.	
Gloucester,	Abel Clement, Samuel French, Thomas Somers,	Esquires.
Salem,	William Wallace, William Parret, Gervas Hall,	
Cape-May,	{	
Hunterdon,	William Parret, Gervas Hall, Benjamin Vancleve, Simon Wyckoff, Stephen Burrows, Silas Condict, David Welfh, John Cobb, David Moore, Jonathan Bowen, James Harris,	
Morris,	Silas Condict, David Welsh, John Cobb,	
Cumberland,	David Moore, Jonathan Bowen, James Harris,	
Suffex,	William McCullough, Peter Sharps, Peter Smith,	}.

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returned as representatives, being qualified by the faid Silas Condict, took their feats in the house.

The members adjourned till to-morrow morning, ten of the clock.

Wednesday, October 26, 1796.

The members met.

William Wikoff, returned as one of the representatives for the county of Monmouth, James Morgan, as one of the representatives for the county of Middlesex, and James VanDuyn, as one of the representatives for the county of Somerset, appeared in the house and produced the respective certificates of their election, which were read, approved and ordered to be filed; whereupon, being duly sworn by Mr. Condict, who was appointed for that purpose, they took their seats in the house, and having rendered to the house excuses for their non-attendance before this time, the same was deemed satisfactory.

The members proceeded to the appointment of a speaker, when James H.-Imlay was chosen and took the chair.

The house proceeded to the election of a clerk, when Maskell Ewing was unanimously chosen.

Maskell Éwing attended, and after taking the oath of allegiance, and also an oath for the faithful discharge of his office, he took his seat as clerk.

Refolved, That David Wrighter be door-keeper to this house during the prefent festion.

Ordered, That Mr. Berry do wait on the Council and acquaint them that the House of Assembly have this day proceeded to business, and have chosen James H. Imlay their speaker.

Ordered, That Messers. Wade, Coxe and Condict, be a committee to bring forward a draught of rules and regulations for the better government of the house.

Mr. Outwater, from Council, informed the house that a sufficient number of members of Council have met, elected the honourable James Linn, Esquire, vice-president, and proceeded to business.

Mr. Berry reported, that he had obeyed the order of the house.

Elijah Townsend attended the house and produced a certificate that he had been duly elected as a representative from the county of Cape-May, which was signed by Jacob Godfrey, judge, Joseph Wheaton, Elijah Shaw and Elijah Godfrey, inspectors, which was read.

Eleazer Hand also attended and produced a certificate that he had been duly elected as a representative of the county of Cape-May, which was figned by Robert Schenck and Uriah Smith, inspectors of the election, which was read; whereupon,

Mr. Hand laid before the house a remonstrance against the proceedings of Jacob Godfrey, who was judge of the said election, with a certificate from two.

of the inspectors, and the assidavit of the three clerks.

William Worth appeared before the house and delivered a state of the votes, taken in the several precincts of the county of Cape-May on the respective days of the clection, and a paper, signed by Jacob Godfrey, said to be a true statement

of real facts as to his conduct respecting the opening and holding the general election in the county of Cape-May, which were also read; whereupon,

The following question was taken:

Does it appear from the documents before the house that Mr. Townsend is duly elected?

Which, being put, was unanimously determined in the negative.

The house adjourned until three o'clock, P. M.

The house met.

Ordered, That Messers. Vancleve, Hough and Southard, be a committee to examine the minutes of the last sitting, and to report the business that was referred or remains unfinished.

William Wallace, returned as one of the representatives for the county of Salem, and Thomas Somers, returned as one of the representatives for the county of Gloucester, appeared in the house and produced the respective certificates of their election, which were read, approved and ordered to be filed, and being duly sworn by the speaker, they took their seats in the house, and having rendered to the house excuses for their non-attendance before this time, the same were deemed satisfactory.

The speaker laid before the house a letter from the Treasurer, informing the house that there is in the treasury office £.14,117 4s. od. loan-office money, cancelled by the boards of justices and freeholders in the several counties, which was read; whereupon,

Ordered, That Messers. Stillwell, Bowen and McCullough, or any two of them, be a committee to join a committee of Council, for the purpose of examining and burning the cancelled money in the treasury, and that Mr. Bowen do wait on the Council and request them to appoint a committee to join the committee of this house for that purpose.

One other paragraph in the letter above referred to, informed the house that the commissioners of the county of Cumberland have sent with the cancelled money, £.169, 115. od. specie, which he has exchanged for them into loan-office money, but as it is not cancelled, he could not receive it as a part of the principal loaned in said county without the particular order of the legislature; whereupon,

Ordered, That Meffrs. M'Dowell, Clement and Sharps be a committee to prepare and present a bill, directing how the same shall be cancelled, and to provide for cases of a similar nature in suture.

The house took into consideration the certificate that Eleazer Hand had been duly elected as a representative for the county of Cape-May, and the several affidavits and documents accompanying the same; whereupon, it was moved that the house resolve,

That it appears from the testimony before the house, that the said Eleazer Hand has been duly elected as a representative of the county of Cape-May.

On the question, Whether the House agree to the said resolution? It was carried in the negative; whereupon,

Ordered, That the speaker issue a warrant for a new election in the county of Cape-May.

Mr. Bowen reported, that he had obeyed the order of the house.

Mr. Vancleve, from the committee appointed to examine the minutes of the last fitting, and to report the business that was referred, or which remained unfinished, brought in the following report:

1. The bill, intitled, "An act to supply the testament and last will of Tho-

mas Webber," referred to be read on the 27th October instant.

2. The bill, intitled, "An act to enable the inhabitants of the townships in the feveral counties of this state to repair their highways by hire," referred to this sitting.

3. The bill, intitled, "An act directing a more uniform mode of election,"

referred to this fitting.

4. The bill, intitled, "An act to alter the mode of maintaining Carpenter's, or the upper bridge over Mantua-Creek, in the county of Gloucester," referred to this fitting.

5. The report of Mr. Thompson, from the committee to whom was referred the petition of the executors and legatees named in the last will and testament

of Samuel Lippincott, deceased, referred to this sitting.

6. The bill, intitled, "A supplement to the act, intitled, "An act to enable the owners and pollessors of the meadows, swamps and low-lands on the river Passaick, and its several branches between the Little-Falls and the mill-dam at Chatham, to break up the reefs near said falls, and to dig canals for the more effectual draining said lands, and to raise money for that purpose," postponed.

7. The bill, intitled, "An act the better to procure the impartial administra-

tion of justice," ordered a second reading.

8. The report of Mr. Vancleve of the fecond of March last, on the petition of Ann Dougherty, postponed.

9. The bill, intitled, "An act for the fale of property in the town of Pater-

fon," postponed.

10. The report of Mr. Boyd and others on the petition of Joseph Reading, ordered a second reading.

11. The petition from Trenton, praying a repeal of the law which lays a

tax on stages passing through this state," ordered a second reading.

12. The bill, intitled, "An act constituting and supporting primary schools

of education throughout the state," postponed.

13. The bill, intitled, "A supplementary act to the act, intitled, "An act to empower the governor of this state to incorporate a company to build a toll-bridge over Ancocas Creek," and the memorial against the same, referred to the second Thursday of this sitting.

14. The bill, intitled, "An act for procuring an accurate map of the state,"

postponed.

15. The report of Mr. Haring, from the committee to whom was referred

the petition of Jacob VanHouten, ordered a fecond reading.

16. The petition from Newark, in the county of Essex, praying a repeal of the law which lays a tax on stages passing through this state, ordered a second reading.

17. The report of Mr. Imlay, of the 13th November last, ordered a second

reading.

18. The report of Mr. Frazer, of the 16th of February last, ordered a second reading.

19. The memorial of Jasper Smith, of the 12th of November last, ordered

a fecond reading.

20. The petition from Cumberland county, praying that the laws of the flate may be fo altered, as that common cases of assault and battery may be tried and determined by a justice of the peace, ordered a second reading.

21. The letter from the treasurer of the 23d November last, referred.

22. A petition from James Brooks, of the county of Hunterdon, stating that

he had been wounded in the fervice of the United States, by which he has been confiderably disabled, and praying that he may have the relief and assistance the law directs extended unto him, ordered a second reading.

23. The petitioners praying for a law to permit them to build bridges over the rivers Passaick and Hackensack, have leave to present a bill on the second

Wednesday of this fitting.

24. The report of Mr. Southard on the petition of Jacobus Post, of the 24th

February last, was referred to this sitting.

25. The report of Mr. Imlay, of the 25th of March last, referred with the

26. The report of Mr. Frazer, of the 21st of November last, ordered a second

reading.

By order of the committee,

BENJAMIN VANCLEVE.

Ordered, That the faid report be read a fecond time.

The house adjourned till to-morrow morning, ten of the clock.

Thursday, October 27, 1796,

The house met.

Mr. Wade, from the committee appointed for that purpose, reported rules and regulations for the government of the house, which were read and agreed to.

Mr. Randolph, from Council, informed the house that Council had appointed Messrs. Lambert and Black, or either of them, a committee to join the committee of the House of Assembly for the purpose of examining and burning the cancelled money in the treasury.

Ordered, That Mr. Burrowes wait on the Council, and inform them that this house is ready to go into a joint-meeting to appoint a governor and other state officers, and request the Council to appoint the time and place of meeting.

Ordered, That the clerk of this house procure a complete set of the acts of Congress for the use of the Legislature.

Mr. Burrowes reported, that he had obeyed the order of the house.

Peter DeVroom, returned as one of the representatives of the county of Somerset, appeared in the house and produced the certificate of his election, which was read, approved and ordered to be filed; whereupon, being duly qualified by the speaker, he took his seat in the house, and having rendered an excuse for his non-attendance before this time, the same was deemed satisfactory.

Mr. Condit, from Council, informed the house that Council will be ready to go into a joint-meeting to-morrow afternoon at five o'clock in the Assembly Room, for the purpose of appointing a governor and other state officers.

The report of Mr. Vancleve, from the committee appointed to examine the minutes of the last sitting, and report the business that was referred or remains unfinished, was read a second time, and the papers referred to in the report marked No. 2, No. 5, No. 6, No. 7, No. 8, No. 9, No. 10, No. 11, No. 12, No. 13 and No. 14, were severally read and ordered a second reading.

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The papers marked No. 3 and No. 4, were read and difmissed.

Ordered, That the further consideration of the said report be postponed.

The house adjourned to 3 o'clock, P. M.

The house met.

The house resumed the consideration of the report of unfinished business.

The paper marked No. 15, containing the report of Mr. Haring, from the committee to whom was referred the petition of Jacob Van Houten, was read, the report agreed to, and leave given to the petitioner to prefent a bill to answer the prayer of his petition.

The paper marked No. 16 was read and ordered a fecond reading.

The paper marked No. 17, containing the report of Mr. Imlay, of the 13th of November last, on the petitions of Thomas Talmage and Hezekiah Smith, was read, the report agreed to, and the petitions dismissed.

The paper marked No. 18, containing the report of Mr. Frazer, of the 16th of February last, on the application of Hannah Henry for the amount of her late husband's half-pay, was read and committed to Messrs. Dayton, Parret, Moore, M'Dowell and Welsh.

The paper marked No. 19, containing the memorial of Jasper Smith, was read and ordered a second reading.

The paper marked No..20, containing a petition from Cumberland county, praying that the laws of the state may be so altered as that common cases of assault and battery may be tried and determined by a justice of the peace, was read and ordered a second reading.

The paper marked No. 21, containing a letter from the treasurer of the 23d of November last, was read and committed to Messrs. Ward, W. Wikosf and Morgan.

The paper marked No. 22, containing the petition from James Brooks, was read and ordered a fecond reading.

The petitions from Trenton and Newark, praying a repeal of the law which lays a tax on stages passing through this state, were read a second time and committed to Messrs. DeVroom, Burrowes and Cobb.

On motion,

Ordered, That Messrs. Stillwell, Berry and Randolph, be a committee to prepare and present a bill for defraying incidental charges.

Ordered, That Messrs. Condict, Wade and Coxe, be a committee to examine and correct the minutes of the house.

Ordered, That Messrs. Southard, Hall, Harris, Welsh and Smith, or any three of them, be a committee to join a committee of Council for the purpose of settling the accounts of the Treasurer, and that Mr. Clement wait on the Council, and request them to appoint a committee to join the committee of this house for that purpose.

Ordered, That Messrs. French, Speer and VanDuyn, be a committee to prepare and present a bill for the support of government.

Ordered, That Meffrs. Wallace, S. Wyckoff and Somers, be a committee to prepare and prefent a bill for raifing a tax for the year ensuing.

The house adjourned till to-morrow morning, ten of the clock.

Friday, October 28, 1796.

The house met.

The speaker laid before the house a copy of the journals of the Senate of the United States in the first session of the fourth Congress, which was ordered to be placed in the library.

Jacob Terhune, returned as one of the representatives of the county of Bergen, appeared in the house and produced the certificate of his election, which was read, approved and ordered to be filed; whereupon, being duly sworn by the speaker, he took his seat in the house, and having rendered an excuse for his non-attendance before this time, the same was deemed satisfactory.

The bill, intitled, "An act to enable the inhabitants of the townships in the several counties of this state to repair their highways by hire, and to raise money for that purpose," was read a second time.

ney for that purpose," was read a second time.

On the question, Whether the blank in the 3d section, relative to the compensation of the overseer, be filled up with the word fix? It was carried in the

negative, as follows:

Nays.	Nays.	Yeas.	Yeas.
Berry,	Morgan,	Bowen,	Ward,
Burrowes,	Parret,	Clement,	Welsh,
Cobb,	Sharps,	Condict,	S. Wyckoff,
Coxe,	Smith,	French,	W. Wikoff.
M'Cullough,	Speer,	Harris,	
Dayton,	Terhune,	Moore,	
DeVroom,	Vancleve,	Randolph,	
M'Dowell,	VanDuyn,	Stillwell,	
Hall,	Wade,	Somers,	
Hough,	Wallace.	Southard,	

Ordered, That the blank be fixed up with the word feven, and that the bill be committed to Messrs. Vancleve, Stillwell, Condict, Wade and Southard.

Mr. Clement, agreeably to leave given, and in behalf of the petitioners, prefented the draught of a bill, intitled, "An act concerning the banks, dams, fluices, drains and water courses of a certain body of meadow, swamp and cripple, situate on Oldman's-Creek, in the township of Woolwich, in the county of Gloucester, and lying between the upper corner of Samuel Hewes's land, on said creek, and an old bank in the line of Samuel Harrison's land," which bill was read and ordered a second reading.

The house adjourned until three o'clock, P. M.

The house met.

The Petition from Cumberland county, praying that the laws of the state may be so altered, as that common cases of assault and battery may be tried and determined by a justice of the peace, was read a second time and dismissed.

The paper marked No. 8, of the unfinished business, containing the report of Mr. Vancleve, of the second of March last, on the petition of Ann Dougherty, was read a second time, the report disagreed to, and the petition dismissed.

On motion,

Ordered, That Messrs. Coxe, Wade and William Wikoss, be a committee to examine the existing laws of New-York on the subject of the payment of the debts of fugitives and offenders, whose estates were forfeited to the state of New-York during the late war.

Mr. Clement reported, that he had obeyed the order of the house.

Mr. Walton, from Council, informed the house that Council have appointed Mr. Condit and Mr. Black, or either of them, a committee to join the committee of the House of Assembly for the purpose of settling the accounts of the treasurer.

The members withdrew to attend a joint-meeting, and being returned, the fpeaker refumed the chair, and then

The house adjourned till to-morrow morning, ten of the clock.

Saturday, October 29, 1796.

The house met.

A petition from Peter Brown, drum-major of general Bloomfield's brigade, stating, that in consequence of his services on the late expedition, he has been rendered very infirm and unable to provide for himself, and praying relief, was read and ordered a second reading.

A petition from Rebecca Williams, stating that there are lands, late of John Williams, forfeited to, and vested in this state, and which were by the said John Williams, in his testament and last will, lest to the petitioner, the daughter of the said John Williams, and praying that the Legislature would grant to her the said lands, or such part thereof as to them may seem proper; which petition was read and committed to Messrs. Stillwell, Hough and Terhune.

A petition from the executors of the testament and last will of Robert Lewis, praying that a law may pass to confirm the testament and last will of the said Robert Lewis—it having been executed in Pennsylvania, and in the presence of only two subscribing witnesses, was read and ordered a second reading.

The petition from James Brooks, of the county of Hunterdon, stating that he had been wounded in the service of the United States, by which he has been considerably disabled, and praying that he may have the relief and assistance the law directs, extended unto him, was read a second time.

A petition from William Finley, on the same subject, was presented, read, and committed to the committee of claims.

A petition from Sarah Dorum, praying an allowance of the half-pay of her late husband, who died in the fervice of the United States, with an adjudication of half-pay from the court of Gloucester county, was read and committed to the committee of claims.

On motion,

Ordered, That Messirs. Dayton, Terhune, S. Wyckoss, Morgan, DeVroom, Condict, McCullough, Coxe, Clement, Stillwell, Hall and Bowen, be a committee to devise ways and means for carrying into effect the law for the punishment of crimes.

The memorial of Jasper Smith, of the 12th of November last, was read a second time and dismissed.

The bill, intitled, "An act for the fale of property in the town of Paterson," was read a second time and committed to Messis. Wade, Moore and Randolph.

The paper, in the report of unfinished business, marked No. 24, containing the report of Mr. Southard on the petition of Jacobus Post, of the 24th of February last, was read and ordered a second reading.

The bill, intitled, "An act for conflituting and furn orting felicols of education throughout the flate," was read a fecond time; whereupon,

Ordered, That the faid bill be referred to a committee of the whole house on Monday next.

The house adjourned till Monday morning, ten of the clock.

Monday, October 31, 1796.

The house met.

Mr. Sinnickson, from Council, presented a bill, intitled, "A supplement to an act, intitled," An act to prescribe the manner of appointing senators of the United States, and electors of the president and vice-president of the United States, on the part of this state;" which bill was read and ordered a second reading.

Agreeably to order, the house resolved itself into a committee of the whole on the bill, intitled, "An act for establishing and supporting schools of education throughout the state," Mr. Dayton in the chair, and after some time spens thereon, the speaker resumed the chair, and the chairman reported that the committee had gone through the bill, and recommended that the said bill should be referred to a select committee; to which the house agreed.

Ordered, That the faid bill be committed to Meffrs. DeVroom, Ward, Moore, Clement and Speer.

The house adjourned to 3 o'clock, P. M.

The house met.

Mr. Wade, from the committee to whom was referred the bill, intitled, "An act for the fale of property in the town of Paterson," reported the same with sundry amendments and the following title: "An act for appointing commissioners to make sale of property belonging to this state in the stock of the society for establishing useful manufactures;" which bill was read and the further consideration thereof postponed.

On motion,

Refolved, That Gershom Craft be employed as an engrossing clerk during the present session of the legislature—that all bills ordered to be engrossed shall be delivered by the clerks of Council and Assembly unto the said Gershom Craft, to be carefully engrossed, and by him re-delivered in at the table of the respective houses as soon as possible; and that the Legislature will provide for a compensation to the said Gershom Craft for his services.

Ordered, That Mr. Cobb do carry the faid resolution to Council for con-

currence.

Mr. Cobb reported, that he had obeyed the order of the house.

The bill, intitled, " A fupplement to an act, intitled, " An act to prescribe

the manner of appointing fenators of the United States, and electors of the prefident and vice-prefident of the United States, on the part of this state," was read a fecond time, debated and ordered a third reading.

The speaker laid before the house an address from the trustees of the College of New-Jersey, returning their respectful and thankful acknowledgements to the Legislature for the seasonable aid granted at the last session to the institution under their care, which was read and ordered to be filed.

The bill, intitled, "A supplement to an act, intitled, "An act to prescribe the manner of appointing fenators of the United States, and electors of the president and vice-president of the United States, on the part of this state," was read a third time-

Resolved unanimously, That the same do pass.

Ordered, That the speaker do sign the same.
Ordered, That Mr. Condict wait on the Council and inform them that the taid bill is passed by this house without amendment.

The house adjourned till to-morrow morning, ten of the clock.

Tuesday, November 1, 1796.

The house met.

Stacy Biddle, returned as one of the representatives of the county of Burlington, appeared in the house and produced a certificate of his election, which was read, approved and ordered to be filed, and, being duly qualified by the fpeaker, he took his feat in the house, and having rendered an excuse for his non-attendance before this time, the same was deemed satisfactory.

Mr. Condict reported, that he had obeyed the order of the house.

Mr. M'Dowell, from the committee appointed for that purpose, presented the draught of a bill, intitled, "A supplement to an act, intitled, "An act for ftriking and making current one hundred thousand pounds in bills of credit, to be let out on loan, and directing the mode for finking the fame," which bill was read and ordered a fecond reading.

Mr. Vancleve, from the committee to whom was referred the bill, intitled, "An act to enable the inhabitants of the townships in the several counties of this state to repair their highways by hire, and to raise money for that purpose," reported the same with fundry amendments and the following title: "An act to enable the inhabitants of the townships in the several counties of this state to repair their highways by hire;" which bill was read, and being further amended in the house, was ordered to be engrossed.

Mr. Black, from Council, informed the house that Council have concurred in the refolution appointing Gershom Craft as an engrossing clerk during the present session.

The bill, intitled, "An act concerning the banks, dams, fluices, drains and water courses of a certain body of meadow, swamp and cripple, situate on Oldman's-Creek, in the township of Wolwich, in the county of Gloucester, and lying between the upper corner of Samuel Hewes's land, on faid creek, and an old bank in the line of Samuel Harrison's land," was read a second time and committed to Messes. French, Harris and Sharps.

The petition from Peter Brown, read on the 29th ultimo, was read a fecond time and referred to the committee of claims.

Ordered, That Messrs. Biddle, S. Wyckoss and Berry, be a committee to prepare and present a bill to regulate the election of representatives of this state in the Congress of the United States.

The report of Mr. Thompson, of the 18th of March last, on the petition of the executors and legatees named in the last will and testament of Samuel Lippencott, deceased, was read a second time, the report agreed to, and leave given to the petitioners to present a bill to answer the prayer of their petition.

The house adjourned to 3 o'clock, P. M.

The house met.

Several petitions from persons confined for debt were read, praying that a law may pass for the relief of insolvent debtors.

Ordered, That the faid petitions be referred to Messrs. Dayton, VanDuyn and Welsh.

On motion,

Ordered, That Messrs. DeVroom and Burrowes be added to the committee to whom was referred the paper marked No. 21, of the unfinished business reported by Mr. Vancleve.

The bill, intitled, "A supplement to an act, intitled, "An act for striking and making current one hundred thousand pounds in bills of credit, to be let out on loan, and directing the mode for sinking the same," was read a second time, debated and ordered to be engrossed.

The house adjourned till to-morrow morning, ten of the clock.

Wednesday, November 2, 1796.

The house met.

Mr. Wallace, from the committee appointed for that purpose, presented the draught of a bill, intitled, "An act to raise the sum of fifteen thousand pounds for the year one thousand seven hundred and ninety-seven," which was read and ordered a second reading.

Sundry petitions from perfons confined for debt, were read, praying that a law may pass for the relief of infolvent debtors.

Ordered, That the faid petitions be referred to Messirs. Dayton, VanDuyn and Welsh.

A remonstrance, from a number of the inhabitants of Somerset, against passing a bill to alter the place of holding the courts in the said county, was read and ordered to be filed.

Mr. Stillwell, from the committee to whom was referred the petition of Rebecca Williams, reported,

THAT it appears to your committee the commissioners and agent of forfeited estates for the county of Monmouth have sold, for the use of the state, all the property that came to their knowledge belonging to John Williams, of said county, who took refuge with the army of the king of Great-Britain during the late war; and as it is fet forth in faid petition that there are yet lands unfold, formerly the property of faid Williams, in the hands of perfons who hold the fame, whereby the state, as well as the family, is unjustly kept out of them, and the petitioner praying that the right of the state may be vested in her to prosecute for the same; it is therefore the opinion of your committee, that the petitioner have leave to present a bill to answer the prayer of her petition, she paying one third of what shall be received to the treasurer for the use of the state.

By order of the committee,

JOSEPH STILLWELL.

Ordered, That the faid report be read a fecond time.

The faid report was read a fecond time and confidered.

Ordered, That the house agree thereto, and that the petitioner have leave to prefent a bill to answer the prayer of her petition.

Mr. French, from the committee appointed for that purpose, presented the draught of a bill, intitled, "An act for the support of government of the state of New-Jersey;" which bill was read and ordered a second reading.

A petition from a number of the inhabitants of the township of Newton, in the county of Suffex, praying that a law may be passed to direct a division of the said township, was read and ordered a second reading.

The bill, intitled, "An act the better to procure the impartial administration of justice in this state," was read a second time, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The bill, intitled, "An act for the support of government of the state of New-Jersey," was read a second time, and after some time spent thereon, Ordered, That the surther consideration thereof be postponed.

The house adjourned to 3 o'clock, P. M.

The house met.

Mr. Biddle, from the committee appointed for that purpose, presented the draught of a bill, intitled, "An act directing the time and mode of electing representatives in the House of Representatives of the Congress of the United States, for this state," which was read and ordered a second reading.

Agreeably to the order of the day, the applicants for leave to build bridges over the rivers Paffaick and Hackinfack, appeared before the house, and alledged that they were not prepared to go into a hearing on the subject matter before them, and prayed a postponement of the business—to which the house agreed.

Ordered, That the parties for and against the application be heard before the house on the third Tuesday of November instant, or, should the Legislature not be in session at that time, the hearing to be had on the second Tuesday of the next sitting of the Legislature, and the applicants are hereby directed to serve the president of the Board of Proprietors of the Bridges over the rivers Passick and Hackinsack with a copy of this order at least ten days previous thereto.

Agreeably to the order of the day, the bill, intitled, "A supplement to an act, intitled, "An act to lay out a road on the southerly side of Cohansey-Creek, in the county of Cumberland, and to establish a ferry across the said creek,

from the town of Greenwich to the faid road," passed 28th of June, 1766 was read a second time; whereupon,

The speaker laid before the house a remonstrance from the inhabitants of

Cumberland county against the passing of the said bill, which was read.

Ordered, That the faid bill, and the remonstrances against it, be referred to Messrs. Moore, Parret and Cobb.

The speaker laid before the house a letter from Walter Ker Cole, Esq. who was appointed by the Legislature to take charge of the barracks in New-Brunswick, which was read and referred to Messrs. Randolph, Somers and Wyckoss.

A petition from a number of the citizens of the city of Trenton, praying leave to present a bill to authorize the mayor, recorder and aldermen to hold a court of quarter sessions within the said city, was read, and leave given to prefent a bill agreeably to the prayer of the said petition; whereupon,

Mr. Vancleve prefented the draught of a bill, intitled, "A supplement to an act, intitled," An act to incorporate a part of the township of Trenton, in the

county of Hunterdon," which was read and ordered a fecond reading.

The house adjourned till to-morrow morning, ten of the clock.

Thursday, November 3, 1796.

The house met.

Mr. Moore, from the committee to whom was referred the bill, intitled, "A fupplement to an act, intitled, "An act to lay out a road on the foutherly fide of Cohansey-Creek, in the county of Cumberland, and establish a ferry across the said creek, from the town of Greenwich to the said road," passed the 28th June, 1766, reported,

THAT having duly confidered the bill, with the remonstrances accompanying the same, are of opinion, that it is not expedient to alter the rates of the servinge at this time; but as the proprietors of said ferry are willing to exonerate the lessee, agreeably to his wish, and to give the parties opportunity for accommodation, it is the opinion of your committee, that the further consideration of the bill be postponed till the next sitting of the Legislature.

By order of the committee,

DAVID MOORE.

To which the house agreed.

Mr. Dayton, from the committee appointed to devise ways and means to car-

ry into effect the law for the punishment of crimes, reported,

Legislature for securing to the state the salutary effects contemplated by the said law, by erecting a suitable building for confining and employing convicts, under the said law, during the term of their respective sentences; that such building ought to be so situated and constructed as to answer for all parts of the state, and that provision ought to be made by law for transporting, confining and employing convicts, from the several counties of the state, under proper officers, regulations and restrictions—For completing an object so desirable and important to the community, we recommend that a committee be appointed to consult with competent artisans, and report to the house their opinion as to the size and construction of such building, and to make an estimate of the sum of money probably necessary to be appropriated for that pur-

pose, and that the house determine in what part of the state the said building shall be placed.

By order of the committee,

ELIAS DAYTON.

Ordered, That the faid report be read a second time.

Mr. French, from the committee to whom was referred the bill, intitled, "An act concerning the bank, dams, fluices, drains and water courses of a certain body of meadow, swamp and cripple, fituate on Oldman's-Creek, in the township of Woolwich, in the county of Gloucester, and laying between the upper corner of Samuel Hewes's land, on faid creek, and an old bank in the line of Samuel Harrison's land," reported the same with sundry amendments and the following title: "An act concerning a certain body of meadow, swamp and cripple, situate on Oldman's-Creek, in the township of Woolwich, in the county of Gloucester, between the upper corner of Samuel Hewes's land, on faid creek, and an old bank in the line of Samuel Harrison's land," which was read, and being further amended in the house, was ordered to be engrossed.

Mr. Biddle, agreeably to leave given, and in behalf of the petitioners, prefented the draught of a bill, intitled, "An act to enable the owners and possessor for meadow, lying on the north branch of Pensawkin-Creek, in the county of Burlington, to rebuild and maintain a bank, dam and necessary water-works to stop the tide out of the said creek, and to keep the water course thereof open and clear," which bill was read and committed to Messrs. Biddle, Bowen and VanDuyn.

Ordered, That Messes. DeVroom, Burrowes and Smith, be a committee to join a committee of Council for the purpose of settling the accounts of Benjamin Smith, Esq. commissioner, appointed by law to build suitable offices for the secretary and clerk of the supreme court, and also the accounts of the commissioners appointed by law to erect suitable accommodations for the Legislature, and that Mr. Coxe do wait on the Council and request them to appoint a committee to join the committee of this house for that purpose.

The petition from the executors, &c. of Robert Lewis, read on the 29th of October last, was read a second time, and leave given to the petitioners to prefent a bill to answer the prayer of their petition; whereupon,

Mr. Hough presented the draught of a bill, intitled, "An act to confirm and establish the testament and last will of Robert Lewis, late of the township of Lower-Dublin, in the county of Philadelphia, and commonwealth of Penn-sylvania, miller, deccased," which was read and ordered a second reading.

The engroffed bill, intitled, "An act to enable the inhabitants of the town-fhips in the feveral counties of this state to repair their highways by hire," was read and compared—

On the question, Whether the same do pass? It was carried in the assimative, as follows:

10 11 0 .		1	
Yeas.	Yeas.	Yeas.	Yeas.
Biddle,	M'Cullough,	Moore,	Somers,
Bowen,	Dayton,	Morgan,	Southard,
Burrowes,	M'Dowell,	Parret,	Vancleve,
Clement,	French,	Randolph,	DeVroom,
Cobb,	Hall,	Sharps,	Wade,
Condict,	Harris,	Smith,	Wallace,
Coxe,	Hough,	Stillwell,	Ward,

Yeas. Welfh, S. Wyckoff, Yeas. W. Wikoff. Nays. Berry, Speer, Nays. Terhune, VanDuyn.

Ordered, That the speaker do sign the same.

Ordered, That Mr. M'Cullough do carry the faid bill to Council for concurrence.

The house adjourned until three o'clock, P. M.

The house met.

Mr. Biddle, from the committee to whom was referred the bill, intitled, "An act to enable the owners and possessor of meadow, lying on the north branch of Pensawkin-Creek, in the county of Burlington, to rebuild and maintain a bank, dam and necessary water-works to stop the tide out of said creek, and to keep the water course thereof open and clear," reported the same with sundry amendments, which was read and ordered a second reading.

The engrossed bill, intitled, "A supplement to an act, intitled, "An act for striking and making current one hundred thousand pounds in bills of credit, to be let out on loan, and directing the mode for sinking the same," was read and compared—

Refolved unanimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Dayton do carry the faid bill to Council for concurrence.

Mr. Randolph, from the committee to whom was referred the letter from Walter Ker Cole, relative to the barracks in the city of New-Brunfwick, reported,

HAT, in the opinion of your committee, it would be proper for the house

to enter into the following refolution:

Refolved, That Walter Ker Cole, commissioner, appointed to take charge of the barracks in New-Brunswick, and to lease them out, be, and he is hereby directed to sell the ruins of the said barracks at public sale, after having advertised the same in the public news-papers printed in the said city for at least one week previous to the day of sale, and that he pay the net proceeds to the treasurer for the use of the state by the first day of February next, after deducting per cent. for his trouble.

By order of the committee,

JOSEPH RANDOLPH.

Ordered, That the faid report be read a fecond time.

The members withdrew to attend a joint-meeting, and being returned, the fpeaker refumed the chair, and then

The house adjourned till to-morrow morning, ten of the clock.

Friday, November 4, 1796.

The house met.

Mr. M'Cullough reported, that he had obeyed the order of the house.

Mr. Dayton reported, that he had obeyed the order of the house.

Mr. Coxe reported, that he had obeyed the order of the house.

To report of Mr. Randolph of yesterday, with the resolution therein continued, was read a second time, the blank therein ordered to be filled up with the world feven, and agreed to.

Graciel, That Mr. M'Dowell do carry the faid resolution to the Council for

concurrence.

Mr. Cooper, from Council, informed the house that Council have appointed Mr. Sinnickson, on the part of Council, to join the committee of the House of Assembly for the purpose of settling the accounts of Benjamin Smith, Esq. and the commissioners for erecting suitable accommodations for the Legislature.

Mr. M'Dowell reported, that he had obeyed the order of the House.

Mr. DeVroom, from the committee to whom was referred the bill, intitled, "An act for conflicting and supporting schools of education throughout the state," reported the same with sundry amendments, which were read.

Ordered, That the faid bill be recommitted to the fame committee, and that

Mesfrs. Southard and Coxe be added to the committee.

The Speaker laid before the house certain charges exhibited against Constant Somers, one of the justices of the peace of the county of Gloucester, which were read and committed to Messrs. Stillwell, Condict and Hough to report thereon.

The speaker laid before the house certain charges exhibited against James Williams, one of the justices of the peace of the county of Gloucester, which were read and committed to Messrs. Stillwell, Condict and Hough to report thereon.

Mr. Lambert, from Council, prefented a bill, intitled, "An act giving relief to creditors where prisoners for debt escape or die," to which he requested the concurrence of this house; which bill was read and ordered a second reading.

Mr. Kitchell, from Council, informed the house that Council have concurred in the resolution authorizing Walter Ker Cole to sell the ruins of the barracks in the city of New-Brunswick, and to account to the treasurer.

The house adjourned to 3 o'clock, P. M.

The house met.

Mr. Wade, agreeably to leave given, and on behalf of the petitioners, prefented the draught of a bill, intitled, "An act to authorize and empower the owners and proprietors of the land on the east branch of Rahway-River, to clear out the said river from the bridge near the house of John Meeker, to the bridge above the land of William Reeves," which was read and ordered a second reading.

The bill, intitled, "An act to enable the owners and possessor of meadows lying on the north branch of Pensawkin-Creek, in the county of Burlington, to rebuild and maintain a bank, dam and necessary water-works to stop the tide out of the said creek, and to keep the water course thereof open and clear," was read a second time, debated and ordered to be engrossed.

Mr. Stillwell, agreeably to leave given, and on behalf of the petitioners, prefented the draught of a bill, intitled, "An act for transferring such part of the confiscated estate of John Williams, of the county of Monmouth, which remains unfold, and as is bequeathed in his last will and testament to his daughter Rebecca Williams," which was read and ordered a second reading.

Mr. DeVroom, from the committee appointed to join the committee of

Council for the purpose of examining the account and vouchers of Benjamin Smith, commissioner for building the secretary's office and office of the clerk of the supreme court, appointed by a law of this state, passed the 4th day of

March, 1795, reported,

THAT they have examined the same since the former settlement, and that the said commissioner hath expended, in finishing the said offices, the sum of three hundred and ten pounds, nine shillings and eleven-pence, as per vouchers, from No. 1 to No. 35, inclusive; that the said commissioner hath received of the treasurer, one hundred and twenty pounds; that he hath sold sundry articles belonging to the state, to the amount of twenty pounds twelve shillings and nine-pence, and that there remains a balance due the said commissioner of one hundred and sixty-nine pounds seventeen shillings and two-pence.

THOMAS SINNICKSON, PETER DEVROOM, STEPHEN BURROWES, PETER SMITH.

Ordered, That the faid report be read a fecond time.

Mr. Ogden, from Council, informed the house that Council have appointed Mr. Walton and Mr. Cooper a committee, on the part of Council, to join a committee of the House of Assembly to examine the several bills compiled by William Paterson, Esq. and presented to Council; that the committee report their opinion which of the said bills require the attention of the Legislature this session, and the distribution of the said bills between the respective houses; whereupon,

Ordered, That Messrs. Dayton, Biddle and Bowen, be a committee to join the committee of Council for the purpose in their message expressed, and that

Mr. French do wait on the Council and acquaint them therewith.

The speaker laid before the house a letter from William Paterson, Esq. on the subject of the compilation of the laws, which was read and ordered to be filed.

The members withdrew to attend a joint-meeting, and being returned, the fpeaker refumed the chair, and then

The house adjourned till to-morrow morning, ten of the clock.

Saturday, November 5, 1796.

The house met.

Mr. French reported, that he had obeyed the order of the house.

A petition from the proprietors of the several lines of stages in this state, praying that the law requiring the proprietors of stages to take a licence to run their stages through this state may be repealed, was read and committed to Messrs. DeVroom Burrowes and Cobb.

The bill, intitled, "An act directing the time and mode of electing reprefentatives in the House of Representatives of the Congress of the United States, for this state," was read a second time, debated and ordered to be engrossed.

Two petitions from the county of Cumberland, praying a repeal of the f

counties of this state," were read and committed to Messrs. Wade, Hough and

A petition from Benajah Parvin, flating a demand against the state, and praying payment, was read and committed to Meffrs. Moore, Wallace and M'Dowell to report thereon.

Mr. Stillwell, from the committee to whom was referred the charges exhibited against Constant Somers and James Williams, two of the justices of the county of Gloucester, reported,

HAT it appears to your committee the charges fet forth are of such a nature as require the interference of the house, and therefore submit the

following refolution:

Resolved, That the said Constant Somers and James Williams, two of the justices of the peace for the county of Gloucester, be ordered to appear before and that the house prefer an impeachment against this house on them, and be tried by Council for mal-practice and misdemeanor in the execution of their offices respectively.

By order of the committee,

JOSEPH STILLWELL.

Ordered, That the faid report be read a fecond time.

The report of Mr. Dayton, from the committee appointed to devife ways and means to carry into effect the law for the punishment of crimes, was read a fecond time and agreed to; whereupon,

Ordered, That Meffrs. Vancleve, Condict and Clement be a committee to con-

fult with competent artifans, &c.

Mr. DeVroom, from the committee appointed to join the committee of Council for the purpose of examining the account and vouchers of the commissioners appointed by an act to provide suitable buildings for the accommo-

dation of the Legislature, passed the 22d November, 1791, reported,

THAT they have examined the accounts of the faid commissioners since the former fettlement, and that the faid commissioners have expended in finishing the State-House the sum of seven hundred and twenty-nine pounds ten shillings, as per voucher from 0 to No. 51 inclusive; that the said commissioners have received of the treasurer five hundred pounds; that they have fold fundry articles belonging to the state to the amount of thirty-one pounds feven shillings and eight-pence, and that there remains a balance due to the faid commissioners of one hundred and ninety-eight pounds two shillings and four-pence.

> THOMAS SINNICKSON, PETER DEVROOM, STEPHEN BURROWES,

PETER SMITH,

Ordered, That the faid report be read a fecond time.

Mr. Bowen, from the committee appointed to join a committee of Council to burn the cancelled money in the treasury, brought in the following account and report:

In account of Loan-Office Money paid into the treasury of New-Jersey by the commisfioners of the New-Loan-Offices in the feveral counties, on account of principal money loaned, which has been cancelled by their respective boards of justices and freeholders, agreeably to a law paffed November 24, 1788.

Counties.	120/.	60f.	3°/·	155.	I 2/.	6/.	3/.	I.f.	Amount. £,. f. d.
Bergen,	32	52	54	85	146	5 1	43	30	603 12 0
Effex,	8	49	101	230	506	149	73	102	883 7 0
Middletex,	44	67	163	232	377	143	97	75	117018 0
Monmouth,	73	94	123	303	685	138	145	128	1612 6 0
Somerfet,	58	72	125	264	536	300	201	121	1397 6 0
Burlington,	29	61	177	408	545	374	396	378	1446 0 0
Gloucester,	6	3	152	274	487	144	106	80	833 16 0
Salein,	11	58	151	251	452	109	57	33	968 17 0
Cape-May,	16	20	37	55	33	5	12	14	276 11 0
Hunterdon,	41	87	277	514	734	236	139	63	1843 4 0
Morris,	28	68	85	131	358	473	522	509	1058 4 0
Cumberland,	2	5	72	103	184	87	36	16	354 19 0
Suffex,	14	44	274	494	906	262	220	100	165714 0
	362	68o	1791	334 4 ¹	5949	2471	2047	1649!	14,106 14 0

TE the committees of both houses do hereby certify, that James Mott, Esq. treasurer, has delivered to us the sum of sourteen thousand one hundred and fix pounds fourteen shillings, Loan-Office Money, cancelled in the feveral counties by their respective boards of justices and freeholders, agreeably to the above statement, which we have examined, counted and burned.

By order of the committee,

JOHN LAMBERT, JONATHAN BOWEN. JOSEPH STILLWELL.

We do further report, that we found among the cancelled money, from Somerfet county, two bills of thirty shillings, and five bills of twelve shillings, counterfeit money, amounting to fix pounds, and in the cancelled money from Morris county, we found three bills of thirty shillings, amounting to four pounds ten shillings, counterfeit money, which we separated from the money burnt, and are not included in the above statement; which faid counterfeit bills we here present to the house.

By order of the committee,

JOHN LAMBERT, JONATHAN BOWEN, JOSEPH STILLWELL.

October 31, 1796. Ordered, That the faid report be read a fecond time.

Mr. Ward, agreeably to leave given, and on behalf of the petitioner, presented the draught of a bill, intitled, "An act for the relief of Jacob Van Houten," which was read and ordered a fecond reading.

The house refumed the consideration of the bill, intitled, "An act for the support of government of the state of New-Jersey," and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

A motion was made that the house determine whether they will continue this sitting until the business of the state is complete, or adjourn and have another sitting at some time hereafter, and the question being put, it was carried for an adjourned sitting; on which the yeas and nays were required by Mr. Stillwell, seconded by Mr. Wade, and are as follows:

Yeas.	Yeas.	Nays.
Mr. Berry,	Mr. Terhune,	Mr. Biddle,
Mr. Cobb,	Mr. Vancleve,	Mr. Bowen,
Mr. Condict,	Mr. DeVroom,	Mr. Burrowes,
Mr. Coxe,	Mr. VanDuyn,	Mr. Clement,
Mr. Dayton,	Mr. Wade,	Mr. M'Dowell,
Mr. Hall,	Mr. Wallace,	Mr. French,
Mr. Sharps,	Mr. Ward,	Mr. Harris,
Mr. Smith,	Mr. Welsh,	Mr. Hough,
Mr. Somers,	Mr. S. Wyckoff,	Mr. Moore,
Mr. Southard,	Mr. W. Wikoff.	Mr. Parret,
Mr. Speer,		Mr. Stillwell.

The house adjourned till Monday morning, ten of the clock.

Monday, November 7, 1796.

The house met.

Mr. Wade, from the committee to whom were referred the petitions from the county of Cumberland, praying a repeal of part of the act, intitled, "An act concerning the furrogates in the feveral counties of this state," reported,

HAT the first section of the before recited act, which prohibits a surrogate, who holds a commission of judge of the court of common pleas, from presiding as judge in the said court, ought to be repealed.

By order of the committee,

JONAS WADE.

Ordered, That the faid report be read a fecond time.

The bill, intitled, "An act to empower the governor of the state of New-Jer-fey to incorporate a company to improve the navigation of the south branch of Great-Timber Creek, in Gloucester county," was read a second time, debated and ordered to be engrossed.

Mr. Bowen, from the committee appointed to join a committee of Council to examine the bills compiled by Mr. Paterfon, and laid before Council, reported,

HAT the committee are of opinion that all the faid bills require the attention of the Legislature as soon as convenient, and that the two houses take them up as follows, viz.

.COUNCIL.

An act to prevent forestalling.

An act for relief against heirs and devisees.

An act relating to hawkers, pedlars and petty chapmen.

An act to prevent the use of spirituous liquors at vendues.

An act for suppressing of lotteries.

An act declaring when the death of persons absenting themselves shall be presumed.

An act directing bills of exceptions to be fealed.

ASSEMBLY.

An act respecting slaves.

An act to suppress fairs.

An act against usury.

An act against the importation of convicts into this state.

An act respecting servants and apprentices.

An act concerning obligations, and to enable mutual dealers to discount.

An act to prevent gaming. An act concerning taverns.

By order of the committee,

ELISHA WALTON, JONATHAN BOWEN,

To which the house agreed.

The house adjourned till 3 o'clock, P. M.

The house met.

A petition from the heirs of John Emley, late of the county of Hunterdon, praying that a law may pass to appoint trustees to receive deeds to sell and convey all the real estate of the said John Emley, and to appropriate the money thence arising among the legal representatives according to their respective rights, was read and committed to Messrs. Condict, Vancleve and DeVroom

Mr. VanDuyn, from the committee to whom was referred the feveral petitions from prisoners confined for debt, presented a bill, intitled, "An act for the relief of insolvent debtors;" which bill was read and ordered a second reading.

The house resumed the consideration of the bill, intitled, "An act for the support of the government of the state of New-Jersey," and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till to-morrow morning, ten of the clock.

Tuesday, November 8, 1796.

The house met.

Mr. Condict, from the committee to whom was referred the petition of the heirs of John Emley, deceased, and the papers accompanying the same, reported, HAT, in the opinion of your committee, the peculiar situation of the estate of the said John Emley, deceased, makes legislative aid necessary, and we recommend that the petitioners have leave to present a bill to answer the prayer of their petition.

By order of the committee,

SILAS CONDICT.

Ordered, That the faid report be read a fecond time.

A memorial from Keziah Hunt, late Keziah Lott, widow and executrix of the testament and last will of Gershom Lott, deceased, stating a demand against the state, in consequence of debts due from the estates of fugitives which have been forfeited to and vested in this state, was read and referred to a committee of civil claims, viz. Messrs. Stillwell, M'Dowell, Vancleve, Condict and De-Vroom.

The engrossed bill, intitled, "An act directing the time and mode of electing representatives in the House of Representatives of the Congress of the United States, for this state," was read and compared,

Refolved unanimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Hall do carry the faid bill to Council for concurrence.

The house resumed the consideration of the bill, intitled, "An act for the support of the government of the state of New-Jersey," and after having gone through the said bill,

Ordered, That the same be engrossed.

Mr. Hall reported, that he had obeyed the order of the house.

The report of Mr. Dayton, from the committee appointed to devise ways and means to carryinto effect the laws for the punishment of crimes, was taken up;

Refolved, That the building for the confinement of convicts in this state be erected at Lamberton, in the county of Burlington.

On motion,

Referred, That the joint-committee of Council and Assembly, appointed to settle the treasurers accounts, be authorized to cancel the several original certificates specified in the law for the gradual reduction of the state debt, that have been received by the treasurer and funded in pursuance of said law.

Ordered, That Mr. Hough do carry the faid resolution to the Council for

concurrence.

Mr. Hough reported, that he had obeyed the order of the house.

The bill, intitled, "An act respecting slaves," was read and ordered a second reading.

The bill, intitled, "An act to suppress fairs," was read and ordered a second reading.

The bill, intitled, "An act against usury," was read and ordered a second reading.

The house adjourned till 3 o'clock, P. M.

The house met.

Mr. Burrowes, from the committee to whom were referred the petitions from the inhabitants of Newark, the city of Trenton, and the proprietors of the stages running through this state, praying a repeal of the act for raising a revenue from certain stages, ferries and taverns, reported,

THAT, in the opinion of your committee, the faid law ought not to be repealed; but that one fourth of the revenue arising from the stages be

appropriated to the repairs of the stage road.

By order of the committee,

STEPHEN BURROWES.

Ordered, That the faid report be read a fecond time.

Mr. Beardslee, from Council, informed the house that Council had concurred in the refolution authorizing the joint-committee appointed to fettle the accounts of the treasurer, to cancel the several original certificates received by the treasurer, and funded in pursuance of the law for the gradual reduction of the state debt.

The report of Mr. Stillwell, from the committee to whom were referred the charges exhibited against Constant Somers and James Williams, was read a second time, and the first paragraph agreed to; to wit, That it appears that the charges fet forth are of fuch a nature as require the interference of the house. The residue of the said report was disagreed to.

The house adjourned till to-morrow morning, ten of the clock.

Wednesday, November 9, 1796.

The house met.

A memorial from Kenneth Hankinson, referred to in the report of Mr. Imlay of the 5th of March last, was read and committed to Messrs. Southard, Coxe and Wade.

The engroffed bill, intitled, "An act concerning a certain body of meadow, swamp and cripple, situate on Oldman's-Creek, in the township of Woolwich, in the county of Gloucester," was read and compared-

Refolved unanimoufly, That the same do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Moore do carry the faid bill to Council for concurrence.

Mr. Coxe, in behalf of the petitioners, agreeably to leave given at the last fitting, presented the draught of a bill, intitled, "An act to authorize William Kemble and Zerobabel Gaskell, to build, erect and maintain a dam and gristmill on a branch of the Dividing-Creeks called Folly-Run, in the township of Downs, in the county of Cumberland," which was read, with a remonstrance from a number of the inhabitants of the county of Cumberland against pasfing the fame.

Ordered, That the faid bill and remonstrance be read on the third Wednes-

day of the next fitting.

The bill, intitled, "An act for the relief of infolvent debtors," was read a fecond time, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The speaker laid before the house a letter from the secretary of the state, accompanied with a report in writing, agreeably to law, of the progress made inthe unfinished business in the register's-office, as reported to the house on the 4th of February last, by which it appears that the whole of the business in arrear has been completed; and also a statement of the probates and letters of administration and guardianship, issued from that office, up to the 1st of October; and also requesting that a committee of both houses might be appointed to inspect the office and confer with him upon some inconveniencies resulting from the irregularity of the files, which was read; whereupon,

Ordered, That Messes. Dayton, Biddle and DeVroom be a committee on the part of this house, to join a committee of Council, to confer with thesecretary on the subject of his letter, and that Mr. Parret do wait on the Council and request them to appoint a committee to join the committee of this house for

that purpose.

Mr. Moore reported, that he had obeyed the order of the houfe.

The engroffed bill, intitled, "An act for the support of the government of the state of New-Jersey," was read and compared;

Refolved unanimously, That the same do pass.

Ordered, That the speaker do sign the same.

Ordered, That Mr. Morgan do carry the faid bill to the Council for concerrence.

The bill, intitled, "An act for transferring fuch part of the confifcated eflate of John Williams, of the county of Monmouth, that remains unfold, and as is bequeathed in his last will and testament to his daughter Rebecca Williams," was read a fecond time and committed to Meffrs. Condict, Vancleve and Berry.

The house adjourned till 3 o'clock, P. M.

The house met.

A petition from Ezekiel Smith and Samuel Quay, stating a demand against the state, and praying payment, was read and referred to the committee of civil claims.

Mr. Dayton, from the committee to whom was referred the petition of Sa-

muel Pleafants, of the city of Philadelphia, reported,

HAT they have examined the petition, with the papers accompanying the fame, and are of opinion that the petitioner have leave to present a bill agreeably to the prayer thereof.

By order of the committee.

ELIAS DAYTON.

Which report was read and ordered a fecond reading.

Mr. Coxe, agreeably to leave given, and on behalf of the petitioners, prefented the draught of a bill, intitled, "An act to regulate the grazing of the Five-mile-Beach, in the county of Cape-May, and to prevent the keeping of hogs therein," which was read and ordered a fecond reading; whereupon,

A remonstrance from Memucan Hughs and Persons Learning, against pas-

fing the faid bill, was read and ordered a fecond reading with the fame.

A petition from the truftees of the methodist episcopal church in Shrewsbury, praying the benefit of a lottery to enable them to finish their church, was read and ordered a fecond reading.

A petition from fundry inhabitants of the township of Dover, in the county of Monmouth, praying the benefit of a lottery to raife one thousand dollars for the purpose of building a church and school-house, was read and ordered a second reading.

Mr. Outwater, from Council, informed the house that Council have passed the bill, intitled, "A fupplement to an act, intitled, "An act for striking and making current one hundred thousand pounds in bills of credit, to be let out on loan, and directing the mode for finking the fome," without amendment.

The house resumed the consideration of the charges exhibited against James Williams and Constant Somers, two of the justices of the peace of the county

of Gloucester; whereupon,

A motion was made, that the house go into the following resolution: Refolved, That, in the opinion of the house, the conduct and behaviour of James Williams and Constant Somers, two of the justices of the peace in the county of Gloucester, have been such as justifies an impeachment by the House of Assembly.

On the question, Whether the house agree to the said resolution? It was

carried in the affirmative, as follows:

Yeas.	Yeas.	Nays.	Nays.
Mr. Berry,	Mr. Sharps,	Mr. Biddle,	Mr. Somers,
Mr. Burrowes,	Mr. Smith,	Mr. Bowen,	Mr. Speer,
Mr. Cobb,	Mr. Stillwell,	Mr. Clement,	Mr. Vancleve,
Mr. Condict,	Mr. Southard,	Mr. M'Cullough,	Mr. Wade,
Mr. Coxe,	Mr. Terhune,	Mr. Dayton,	Mr. S. Wyckoff,
Mr. Hough,	Mr. VanDuyn,	Mr. M'Dowell,	Mr. W. Wikoff.
Mr. Moore,	Mr. DeVroom,	Mr. French,	
Mr. Morgan,	Mr. Wallace,	Mr. Hall,	
Mr. Parret,	Mr. Ward.	Mr. Harris,	
Mr. Randolph,			

Whereupon,

Ordered, That Meffrs. Condict, Wade and Coxe, be a committee to draught articles of impeachment against the said James Williams and Constant Somers.

A memorial from the stockholders in the New-Brunswick-Bridge, stating the extraordinary expense to which they had been put in erecting the said bridge, and also the net proceeds of the revenue arising to the stockholders, which does not amount to more than three per cent. and praying that they may have leave to present a bill to authorize them to raise the toll on travellers passing the bridge, and that the time may be extended beyond the ninety-nine years limited in the former law.

Ordered, That the petitioners have leave to present a bill to answer the prayer of their petition.

The speaker laid before the house a letter from his Excellency the Governor, inclosing a letter from the secretary of the treasury of the United States, desiring to know whether this state will agree to receive an additional sum, more than eight per centum in one year, on account of both principal and interest of the debt due from the United States to this state, was read and ordered a second reading.

The house adjourned till to-morrow morning, ten of the clock.

Thursday, November 10, 1796.

The house met.

A petition from Silas Axtell, late a corporal in the service of the United States, on the western expedition, stating claims upon the state, and praying payment, was read and referred to the committee of military claims.

A petition from the officers of the cavalry of the county of Hunterdon, commanded by Captain Richard Kroesen, complaining that they have been taken from the squadron of the county of Hunterdon, and annexed to the squadron of Somerset, was read and referred to Messrs. Ward, W. Wikoss, Morgan, DeVroom and Burrowes.

A petition from the officers of the Paterson battalion, was read and referred to the same committee.

A petition from Anthony Broderick, a prisoner, confined for debt in the good of the county of Sussex, praying the benefit of an act of infolvency, was read and ordered a second reading with the infolvent bill.

Mr. Vancleve, with leave, prefented the draught of a bill, intitled, "An act directing where the venire shall be laid in personal or transitory actions;" which bill was read and ordered a second reading.

Mr. Southard, agreeably to leave given, and on behalf of the petitioners, prefented the draught of a bill, intitled, "A supplement to the act, intitled, "An act to build a toll bridge over the river Raritan, at the city of New-Brunswick," which was read and ordered a second reading.

The bill, intitled, "An act to prevent the importation of convicts into this flate," was read and ordered a fecond reading.

Mr. Condict, from the committee appointed to state the charges against Constant Somers and James Williams, two of the justices of the peace for the county of Gloucester, submitted to the consideration of the house the following charges:

Refolved,

ift. HAT this house do charge and impeach Constant Somers, one of the justices of the peace for the county of Gloucester, of illegal conduct and mal-practice, in that, on or about the ninth day of september last, he did oppose with design to prevent a constable of said county from discharging the duties of his office, not only by forbidding the said constable to execute a warrant then in his hands, but also by beating and abusing the said constable whilst in the execution of the duties of his office.

- 2d. That the faid Constant Somers did, by harsh and unbecoming language, abuse a person summoned to serve as juror before him.
- 3d. That the faid Constant Somers did, as a justice of the peace, issue an order forbidding a constable of faid county to apprehend a certain Lacy Johns, against whom the faid constable had a warrant, issued by another justice of faid county.

Refolved, That this house do charge and impeach James Williams, one of the justices of the peace of the county of Gloucester, of illegal conduct and mal-practice, in that, on or about the ninth day of September last, he did aid and assist Constant Somers in rescuing from the custody of a constable, a person taken by virtue of a warrant issued by a justice of the peace of said county.

Refolved, That the foregoing charges be preferred to Council, and that Council be requested to summon the said Constant Somers and James Williams to appear before them to answer to the same on some day in the next sitting of the Legislature, and that subpænas be issued to Thomas Somers, Enoch Scull, Benjamin Rue, James Somers and John Somers, of said county of Gloucester, to appear as witnesses in support of said charges.

Refolved, That be managers on the part of this house

to conduct the business before Council.

By order of the committee,

SILAS CONDICT.

To which the house agreed; whereupon,

Ordered, That the blank in the last resolve be filled up with the names of William Coxe, Henry Southard and Silas Condict.

Mr. Parret reported, that he had obeyed the order of the house.

Mr. Condit, from Council, informed the house that Mr. Kitchell is appointed

a committee, on the part of Council, to join the committee of the House of Asfembly for the purpose of inspecting the office of the secretary and register, and conferring with him on the subject of his letter.

Mr. Vancleve, agreeably to leave given, and in behalf of the petitioners, pre-

fented the draught of a bill, intitled, "An act to authorize and empower

to fulfil certain contracts and agreements made and entered into by John Emley, deceafed, relative to the fale of lands, and to fell and convey the real estate of said John Emley," which bill was read and ordered a second reading.

The bill, intitled, "An act respecting apprentices and servants," was read and ordered a second reading.

The bill, intitled, "An act concerning obligations and to enable mutual dealers to difcount," was read and ordered a fecond reading.

The bill, intitled, "An act to prevent gaming," was read and ordered a fecond reading.

The bill, intitled, "An act concerning inns and taverns," was read and ordered a fecond reading.

On motion,

Ordered, That Messirs. Condict, Hough and Moore, be a committee, on the part of this house, to join a committee of Council to determine and report which of the bills presented by Mr. Paterson to the Council and Assembly ought to be printed for the consideration of the Legislature.

The bill, intitled, "An act to authorize and empower the owners and proprietors of the land on the east branch of Rahway-River, to clear out the said river from the bridge near the house of John Meeker to the bridge above the land of William Reeves," was read a second time and committed to Messrs. Wade, M'Cullough and Parret.

The house adjourned till 3 o'clock, P. M.

The house met.

The bill, intitled, "An act to confirm and establish the testament and last will of Rober Lewis, late of the township of Lower-Dublin, in the county of Philadelphia and commonwealth of Pennsylvania, deceased," was read a second time, debated and ordered to be engrossed.

On motion,

Ordered, That the parties for and against the application for a law to authorize the building of bridges over the rivers Passaick and Hackinsack, be heard before the house on the second Tuesday of the next sitting of the Legislature; and the applicants are hereby directed to serve the president of the Board of Proprietors of the bridges over the rivers Passaick and Hackinsack with a copy of this order, at least ten days previous thereto.

Mr. Stillwell, from the committee to whom was referred the petition of Eze-

kiel Smith and Samuel Quay, reported,

HAT your committee have examined the feveral instruments of writing referred to in said petition, and are of opinion that they have leave to present a bill to answer the prayer of their petition.

By order of the committee,

JOSEPH STILLWELL.

To which the house agreed.

The bill, intitled, "A fupplement to the act, intitled, "An act to build a

toll bridge over the river Raritan, at the city of New-Brunswick," was read a

feeond time and committed to Meffrs. Southard, Morgan and Wallace.

Mr. Randolph, from Council, informed the house that Council have appointed Mr. Walton, on the part of Council, to join the committee of the House of Assembly for the purpose of determining and reporting which of the bills presented by Mr. Paterson ought to be printed for the consideration of the Legislature.

The house adjourned till to-morrow morning, ten of the clock.

Friday, November 11, 1796.

The house met.

The bill, intitled, "An act to regulate the grazing of the Five-Mile-Beach, in the county of Cape-May, and to prevent the keeping of hogs thereon," was read a fecond time, and the applicant appearing before the house, moved for leave to withdraw the same.

Ordered, That he have leave accordingly.

Mr. M'Dowell, agreeably to leave given, and in behalf of the petitioners, prefented the draught of a bill, intitled, "An act to direct the treasurer to pay to the legal representatives of Joseph Stenyard, deceased, a certain sum of money belonging to the estate of the said deceased," which bill was read and ordered a second reading.

Mr. Walton, from Council, presented the bill, intitled, "An act directing the time and mode of electing representatives of the Congress of the United States," with amendments made thereto by Council, and requested the concurrence of this house in the said amendments.

Mr. Condict, from the joint-committee appointed to examine the bills reported by Mr. Paterson, and select such of the said bills as they judge necessary

to be printed for confideration, report,

HAT in the opinion of your committee, the bill, intitled, "An act concerning obligations and to enable mutual dealers to discount;"

The bill, intitled, "An act respecting apprentices and servants;" and The bill, intitled, "An act respecting slaves," be printed for the use of the members of the Legislature.

By order of the committee,

ELISHA WALTON, SILAS CONDICT.

To which the house agreed.

The house adjourned to 3 o'clock, P. M.

The house met.

The speaker laid before the house a bond given by James Mott, treasurer of the state, with sureties for the faithful discharge of his office as treasurer, which was read and approved.

Ordered, That Mr. Smith do carry the faid bond to the Council for their

approbation.

Mr. Dayton, from the committee to whom was referred the petitions of Peter Brown and Silas Axtell, foldiers, lately ferving upon the expedition in the western parts of Pennsylvania, reported,

HAT, in the opinion of your committee, the faid petition should be delivered to the governor of this state, who has been authorized by this house to apply to the general government for allowance in a number of instances similar to the above.

By order of the committee,

ELIAS DAYTON.

To which the house agreed.

On motion,

Ordered, That the petitioners for vacating the road from Bridgetown, in the county of Cumberland, to Woodbury, in the county of Gloucester, have leave to prefent a bill on the second Friday in the next sitting of the Legislature, with advertising the purport of the bill they mean to present, in three public places in said county, at least two weeks previous thereto.

A petition from William Rebuk, and a petition from John Ruffell, stating that they had been wounded in the service of the United States during the late war with Great-Britain, and praying that they may have the benefit of a pen-

fion, were read and referred to the committee of military claims.

A petition from Jacobus Dekay, stating a demand against the state and praying payment, was read and committed to the committee of civil claims.

Two petitions from Bergen county, praying that a law may be passed, directing the money received for militia fines should be appropriated to the purchase of accourrements for the militia, were read and referred to Messes. Ward, W. Wikosf, Morgan, Burrowes and DeVroom.

The bill, intitled, "An act to authorize and empower Robert Emley and Joseph King, to fulfil certain contracts and agreements made and entered into by John Emley, deceased, relative to the fale of lands, and to fell and convey the real estate of said John Emley," was read a second time, debated and ordered to be engrossed.

Several Petitions from Bergen county, praying that a law may be passed directing a new township to be set off from a part of the townships of Saddle-River and Franklin, were read and committed to Messrs. Ward, Condict and Burrowes.

A petition from Yelles Bartholff, stating a demand against the state, and praying payment, was read and referred to the committee of civil claims.

A petition from Joseph Reading of the county of Hunterdon, praying to be exonerated by law from the payment of a sum of money due from him to the state of New-Jersey, and to Joseph Taylor, was read.

Ordered, That the faid petition, with the report of Mr. Boyd and others, on the petition of Joseph Reading, be referred to Messrs. Vancleve, Southard and Biddle.

Mr. Southard, from the committee to whom was referred the bill, intitled, "A supplement to the act, intitled, "An act to build a toll bridge over the river Raritan, at the city of New-Brunswick," reported the same with sundry amendments; which bill was read, debated and ordered to be engrossed.

The house adjourned till to-morrow morning, ten of the clock.

Saturday, November 12, 1796.

The house met.

Mr. Black, from Council, informed the house that Council approve of the bond given by James Mott and his furcties, for the faithful discharge of hisosfice.

The engroffed bill, intitled, "An act to confirm and establish the testament and last will of Robert Lewis, deceased," was read, and compared;

Refolved unanimously, That the same do pass. Ordered, That the speaker do sign the same.

The engrossed bill, intitled, "A supplement to the act, intitled, "An act to build a toll bridge over the river Raritan, at the city of New-Brunswick," was read and compared.

On the question, Whether the same do pass? It was carried in the affirmative, as follows.

Yeas.	Yeas.	Yeas.	Nays.
Mr. Biddle,	Mr. French,	Mr. Southard,	Mr. Berry,
Mr. Bowen,	Mr. Hall,	Mr. Speer,	Mr. Clement,
Mr. Burrowes,	Mr. Harris,	Mr. Vancleve,	Mr. Hough,
Mr. Cobb,	Mr. Moore,	Mr. Wade,	Mr. Randolph,
Mr. Condict,	Mr. Morgan,	Mr. Wallace,	Mr. Somers,
Mr. Coxe,	Mr. Parret,	Mr. Welfh,	Mr. VanDuyn,
Mr. M'Cullough,	Mr. Sharps,	Mr. S. Wyckoff,	Mr. Wade.
Mr. Dayton,	Mr. Smith,	Mr. W. Wikoff.	
Mr. M'Dowell,	Mr. Stillwell,		

Dr.

JAMES MOTT, Treasurer to-

On account of taxes levied in Conti-

To deficiencies not paid in on the last	Speci e or		
fettlement by the counties of	Lawful Money.		
Bergen,	£. 266 14 11		
Hunterdon,	402 5 9		
Morris,	69 14 3		
	£. 738 14 II		

Ordered; That the speaker do sign the same.

Ordered, That Mr. Somers do carry the faid bills to the Council for concurrence.

Mr. Coxe, agreeably to leave given, and in behalf of the petitioner, prefented the draught of a bill, intitled, "An act for the relief of Samuel Pleafants;" which bill was read and ordered a fecond reading.

The bill, intitled, "An act directing the time and mode of electing reprefentatives in the House of Representatives of the Congress of the United States, for this state," with the amendments made thereto by Council, was read a second time, the amendments agreed to, and the bill ordered to be re-engrossed.

The house resumed the consideration of the bill, intitled, "An act for the relief of infolvent debtors."

A remonstrance was presented from the creditors of John Shute, defiring that he may not have the benefit of an act of infolvency, which was read; Ordered, That the further confideration thereof be postponed.

Mr. Southard, from the committee appointed to join a committee from Council to fettle the treasurer's accounts, brought in the following statement, which was read and ordered to lie on the table for the examination of the members: .

—the State of New-Yersey,

Cr.

-nental Money and reduced to Specie.

By deficiencies not yet paid in	Specie or
by the Counties of	Lawful Money.
Bergen,	£. 266 14 11
Hunterdon,	402 5 9
Balance carried to account current,	69 14 3
November 1, 1706.	£.738 14 11

By order of the committees,

JAMES MOTT, Treasurer to-

On account of tax for raifing L. 50,000 State Mo-

To deficiencies not paid in on the last fettlement by the counties of

Burlington, Suffex, State Money & Certificates.

£. 578 0 2 1-4 578 19 7 3-4 £. 1,156 19 10

 Dr_{\bullet}

JAMES MOTT, Treasurer to-

On account of tax for raising £. 50,000 State Mo-

To deficiency not paid in on the last fettlement by the county of Suffex, State Money & Certificates.

£. 1239 8 03-4

Dr.

JAMES MOTT, Treasurer to-

On account of tax for raifing £. 50,000 State Mo-

To deficiencies not paid in on the last fettlement by the counties of

> Essex, Hunterdon, Morris,

State Money & Certificates.

Specie.

£. 190 0 7 839 3 1 1-2

£. 1,029 3 8 1-2 £. 49 0

—the State of New-Jersey.

Gr.

-ney and certificates, due December 1, 1781.

By deficiencies not yet paid in by the counties of

Burlington, Suffex, State Money & Certificates.

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD.

-the State of New-Yersey,

Gr.

—ney and certificates, and £. 25,000, specie, due April 1, 1782.

By deficiency not yet paid

by the county of

Suffex,

November 1, 1796.

State Money & Certificates.

£. 1,239 8 03-4

By order of the committees,

JOHN CONDIT,
HENRY SOUTHARD.

—the State of New-Jersey,

Cr.

-ney and certificates, and L. 25,000 specie, due July 1, 1782.

By deficiencies not yet paid in

by the counties of

Essex, Hunterdon,

Morris,

State Money &

Certificates.

Specie.

£. 190 0 7 839 3 1 1-2

£. 1,029 3 8 1-2 £. 49 0

November 1, 1796.

By order of the committees,

 Dr_*

JAMES MOTT, Treasurer to-

On account of the proportion of the fecond payment-

To deficiency not paid in on the last, fettlement by the county of Suffex.

State Money.

£. 530 7 10

Dr.

JAMES MOTT, Treasurer to-

On account of the proportion of the fecond payment-

To deficiency not paid in on the last settlement by the county of Hunterdon,

Specie.

£. 721 15 43-4

ranterdon,

Dr.

JAMES MOTT, Treasurer to-

On account of tax for raifing £. 10,000 specie for-

To deficiencies not paid in on the last settlement by the counties of

> Hunterdon, Suffex,

Specie.

£. 529 18 4 633 18 7 £. 1,163 16 11

-the	State	of New-Jersey,

Cr.

—of tax for raising £. 90,000, due January 1, 1785.

By deficiency not yet paid in

by the county of

State Money.

Suffex,

Balance carried to account current,

£. 180 350

€. 530

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD.

—the State of New-Yersey,

Cr.

—of tax for raising £. 90,930, due January 1, 1784.

By deficiency not yet paid in

by the county of

Specie.

Hunterdon,

£. 721 15 43-4

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD.

—the State of New-Yerfey,

Cr.

—finking £. 30,000 in bills of credit, due December 1, 1785.

By deficiencies not yet paid in

by the counties of

Specie.

Hunterdon,

£. 343 16

Suffex,

633 18

Balance carried to account current,

£. 1,163 16 11

November 1, 1796.

By order of the committees,

JAMES MOTT, Treasurer to-

On account of tax for raising a revenue of-

To deficiency not paid in on the last settlement by the county of Suffex.

Lawful Money.

L. 369 14 8

Dr,

JAMES MOTT, Treasurer to-

On account of tax for raifing a revenue of-

To deficiencies not paid in on the last fettlement by the county of Suffex,

Lawful Money.

£.614 7 1

Dr.

JAMES MOTT, Treasurer to-

On account of tax for raising a revenue of-

To deficiency not paid in on the last fettlement by the county of Suffex,

Lawful Money.

f. 220 3 6

—the State of New-Yersey,

Cr.

-£. 31,259 5 in bills of credit, due December 1, 1785.

By deficiency not yet paid in

by the county of

Lawful Money.

Suffex,

£. 369 14 8

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD.

—the State of New-Jersey,

Cr.

-£. 31,259 5 in bills of credit, due December 30, 1786.

By deficiency not yet paid in

by the county of

Lawful Money.

Suffex,

£. 614 7 1

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD.

---the State of New-Jersey,

Cr.

-£. 31,259 5 in bills of credit, due December 30, 1788.

By deficiency not yet paid in

Suffex,

by the county of

Lawful Money.

£. 220 3 6

November 1, 1796.

By order of the committees,

John Condit,

HENRY SOUTHARD.

JAMES MOTT, Treasurer to-

On account of tax in specie, due October 1, 1782—but by a law, passed November 28, 1789,—

To deficiencies not paid in on the last fettlement by the counties of

> Morris, Suffex,

Specie or Lawful Money.
£. 64 5 11

605 4 9 £. 669 10 8

 Dr_{*}

JAMES MOTT, Treasurer to-

On account of tax in specie, due January 1, 1783, but by a law, passed November 28, 1789—

To deficiencies not paid in on the last settlement by the counties of

Hunterdon, Morris, Suffex, Specie or Lawful Money.

£. 2,183 17 3 1-2 2,478 13 4 -2,299 9 10 £. 6,962 0 5 1-2

-the State of New-Yerfey,

Gra

-which was payable to the receiver of continental taxes;

-is made payable into the treafury.

By deficiency not yet paid in by the county of

Suffex,

Balance carried to account current,

Lawful Money. £. 403 10 266 5 f. 669 10

Specie or

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD

-the State of New-Yersey,

Cr.

—which was payable to the receiver of continental taxes;

—is made payable into the treasury.

By deficiencies not yet paid in

by the counties of Hunterdon,

> Morris, Suffex. Balance carried to account current,

Specie or Lawful Money.

November 1, 1796.

By order of the committees,

Dr_s

JAMES MOTT, Treasurer to-

On account of tax in specie, due October 1, 1783, which—but by a law, passed November 28, 1789—

To deficiencies not paid in on the last Specie of			
fettlement by the counties of	Lawful Money.		ney.
Monmouth,	L. 1,098	2	6 1-2
Somerfet,	800	0	0
Burlington,	1,216	19	4
Hunterdon,	368	6	2
Morris,	1,239	6	8
Cumberland,	231	2	7
Suffex,	823	II	7
	£. 5,777	8	IO I-2

Dr.

JAMES MOTT, Treasurer to-

On account of tax in specie, due January 1, 1784,—taxes; but by a law, passed November 29,—

To deficiencies not paid in on the last	Spe	cie (or
settlement by the counties of	Lawful	Mo	oncy.
Bergen,	£. 51	19	4
Effex,	165	13	2
Middlefex,	50	0	0
Monmouth,	1,465	10	0
Somerfet,	1,293	0	0
Burlington,	1,540	6	4
Hunterdon,	1,882	0	5
Morris,	1,239	6	8
Cumberland.	675	0	0
Suffex,	728	0	0
	£. 9,090	15	11

-the State of New-Yersey.

Cr.

-was payable to the receiver of continental taxes;

-is made payable into the treasury.

By deficiencies not yet paid in by the counties of	Specie or Lawful Money.					
Monmouth,	£. 1,098	2	6 1-2			
Somerfet,	800	0	0			
Burlington,	916	19	4			
Hunterdon,	368	6	2			
Morris,	1,239	6	8			
Sussex,	598	19	9			
Balance carried to account current,	755	14	5			
	£. 5,777	8	IO I-2			

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD.

—the State of New-Jersey,

Cr.

-which was payable to the receiver of continental

-1789, is made payable into the treasury.

By deficiencies not yet paid by the counties of	Speci Lawful		
Bergen,	£. 51		•
Effex,	_	0	
Middlefex,		0	
Monmouth,	1,465	10	0
Somerfet,	1,293	0	0
Burlington,	1,540	6	4
Hunterdon,	1,714	1 8	5
Morris,	1,239	6	8
Cumberland,	598	I 2	7
Suffex,	728	0	0
Balance carried to account current,	379	2	7
	f. 9,090	15	II

November 1, 1796.

By order of the committees,

John Condit, Henry Southard.

JAMES MOTT, Treasurer to-

On account of the tax for raifing-

To deficiencies not paid in the last settlement by the counties of

> Effex, Monmouth,

£. 80 5 6 181 9 10 1-4 £. 261 15 4 1-4

Dr.

JAMES MOTT, Treasurer to-

On account of the tax for raifing-

To the quotas of the faid tax payable into the treasury by the several counties.

Bergen,
Effex,
Middlefex,
Monmouth,
Somerfet,
Burlington,
Gloucefter,
Salem,
Cape-May,
Hunterdon,
Morris,
Cumberland,
Suffex,

Lawful Money.

£. 1,000 1,073 O I-2 1,235 10 1,498 16 6 1,214 19 1,689 5 1,210 9 1,028 13 4 I-2 202 17 10 1-2 1,961 11 5 1,103 6 524 10 3 I-2 1,257 8 10 £. 15,000

-the State of New-Jersey,

Cr.

-£. 15,000, due December 30, 1794.

Lawful Money.

By amount carried to account current,

£. 261 15 41-4

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD.

—the State of New-Yersey,

Cr.

-£. 15,000, due December 30, 1795.

Lawful Money.

By amount carried to account current,

£. 15,000 0 0

j.

£. 15,000 0 0

November 1, 1796.

By order of the committees,

AMOUNT OF DEFICIENCIES DUE FROM THE SEVERAL COUNTIES.

								(48)					
Nove		Suffex,	Cumberland,	Merris,	Hunterdon,	Cape-May,	Salem,	Gloucester,	Burlington,	Somerfet,	Monmouth,	Middlefex,	Effex,	Bergen,	Counties.
	1.3,605 19 51-4	1,998 15 61-2		839 3 11-2	190 0 7				578 0 21-4						ARREARS of Levied in old State Money.
	669 0 8				402 5 9									266 14 11	of TAXES due Levied in Continental and reduced to specie.
	770 15 53-4				721 15 43-4								19 0 1		before the YE. Levied in frecie.
	20,692 1 6	4,029 19 10	598 12 7	4,550 9 8	4,267 1 101-2				2,457 5 *	2,093 0 0	2,563 12 61-2	20 0 0	60 0	51 19 4	YEAR 1785. Levied in specie, formerly due to the continental receiver.
	977 14 11	633 18 7			343 16 4										Sinking fund tax, due De- cember 1,
	1,204 5 3	1,204 5 3								,* >					Arrears of revenue taxes.
	3,605 19 5 1-4	1,998 15 61-2		839 3 11-2	190 0 7				578 0 21-4						TOTAL AMOUNT. Old State Money. Specie or Lan Money.
	24,313 17 93-4	5,868 3 8	598 12 7	4,550 9 8	5,734 19 41-4				2,457 5 8	2,093 0 0	2,563 12 61-2	0000	109 0 1	318 14 3	A M O U N T. Specie or Lawful Money.

JAMES MOTT, Treasurer, to the State of New-Jersey, Dr.

On account of cash received of fundry persons.

1796.			
Feb. 3, Received of John Westervelt, sheriff of Bergen county, per Benjamin Blacklidge, on account of fines imposed by the court in said county,	£. 25	5	6
March 18, Reuben Burgin, Sheriff of Cumberland county, per Eli Elmer, on account of fines imposed by the court in faid county,	6	17	4
May 7, John Holme, commissioner of the old Loan-Office of 1776, on account of principal and interest,		5	0
of fines imposed by the court in faid county,	8	0	0
June 4, John Rattoon, commissioner for disposing of the secre- tary's office in Perth-Amboy, per Elijah D. Rattoone, agreeably to a law passed March 4, 1795,		18	5
Oct. 28, John Black, jun. commissioner for selling the secretary's office in Burlington, agreeably to a law passed March 4, 1796,	312	0	0
	£.473	6	3
November : res			

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD.

JAMES MOTT, Treasurer, to the State of New-Jersey, Dr.

On account of cash received from agents of forfeited states.

1796.
Feb. 19, Received of Peter Dumont, agent of forfeited estates for Somerset county, on account of the following estates, to wit, On the personal estate of Richard Cochran,

And on the real estates of Courtland and Stephen Skinner,

November 1, 1796.

By order of the committees,

Joun Condit, Henry Southard.

,				
JAMES MOTT, Treasurer, to the State of New-Yers	êy,		D	۲,
On account of cash received for licenses, given in virtue of a la vember 24, 1786, and the supplement thereto, passed Februar	.w pa y 21,	179	l No 94-)~
June 27, Received of John Van Emburgh, per George Gibbs, for a license to run a line of stages through this state, from Araboy to Bordentown, for one year from the first instant,	£. 2	0	0	0
July 9, John N. Cumming, Nehemiah Vernon, John Gulick, Joseph Vandegrift, Robert Bicknal and George Lesh- er, per Aaron D. Woodruff, for a license to run a line of stages through this state, from Trenton to Powles-Hook or Hoebocken, for one year from the				•
first day of January last, Aug. 15, Amos Hutchin, per Horatio Stockton, for a license to run a line of stages through this state, from Burling- ton to Amboy, for one year from the first day of May last,	10	00	0	0
Oct. 31, John N. Cumming, per Jonathan Rhea, for a license to run a line of stages through this state from Trenton to Powles Hook or Hoebocken, for one year from the twelfth of September last,	_	00	0	0
	f. 2.		_	0
November 1, 1796. By order of the committees, JOHN C HENRY	Sour		RD.	_
JAMES MOTT, Treasurer, to the State of New-Jer			L)r.,
On account of cash received from the United State	es.			
Jan. 13, 'Received of James Ewing, commissioner of loans, one quarter's interest on the sum loaned by this state to the United States, due January 1, 1796, 563 S4-100 dollars.	•	\$,	9	1-2
April 19, James Ewing, commissioner of loans, one quarter's interest, due April 1, 1796, 563 84-100 dollars,	211	S	9	1-2
July 13, James Ewing, commissioner of loans, one quarter's interest, due July 1, 1796, 563 84-100 dollars,	211	S	9	1-2
Oct. 25, James Ewing, commissioner of loans, one quarter's interest, due October 1, 1796, 563 84-100 dollars,	2 I I	8	9	1-2
\mathcal{L} .	8.15	15	2	
November 1, 1796. By order of the committees, John O Henry	Cond	ηт,		

JAMES MOTT, Treasurer, to the State of New-Jersey, Dr.

On account of cash received of fundry persons for sees on private laws, agreeably to a law passed February 20, 1794.

1795.

Nov. 11, Received of Isaac Williamson, the sees on an act for transferring the residue of the confiscated personal estate late of Cavalier Jouet to his three daughters, Sarah, Mary and Elizabeth Jouet, passed March 12, 1795,

£.3 6 4

Dec. 25, John N. Cumming, the fees on an act to authorize certain inhabitants of the counties of Essex and Bergen to erect a bridge over the river Passaick, near the Dutch Church in Second-River, passed December 2, 1794,

4 0 6

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD.

JAMES MOTT, Treasurer, to the State of New-Yersey, Dr.

On account of cash received of fundry persons agreeably to "An act to authorize persons whose estates have been confiscated, or their legal representatives, to demand and receive all debts or sums of money which are due to this state in virtue of such confiscations," passed November 28, 1789, and the supplement thereto, passed November 26, 1792.

1796.

March 18, Received of Joseph Halsey, attorney for John Willis, per John Condit, on account of the forfeited estate of the said John Willis, £. 39 11 o, light money, equal to

£.33 18 c

July 5, Aaron Ogden, attorney for William Walton, on account of the forfeited estate of said Walton, being one third part of the sum recovered on a bond from Jonathan Miller and Samuel Williams, £100, York money, equal to

93 15 0

Sept. 7 Corlis Lloyd, attorney for Doct. John Lawrence, on account of the forfeited estate of said John Lawrence, being one third part of sisteen pounds, York money, recovered of Thomas Wainwright, £.5 York, equal to

4 13 9

£. 132 6 9

November 1, 1796.

By order of the committees,

John Condit, Henry Southard.

JAMES MOTT, Treasurer, to the State of New-Yersey, Dr.

On account of cash received of the commissioners of the new loan-offices in the several counties on account of interest.

and to the country on account of interest			
1796.			
Jan. 1, Received of William Phillips, one of the commissioners for Hunterdon county, per Ralph Phillips, the a-			
mount of the 9th year's interest on the sum loaned in faid county, due December 1, 1795,	L· 433	0	9
13, Thomas Anderson, one of the do. for Sussex county, on account of do.	291	2	2
Samuel Hugg, one of the do. for Gloucester county, the amount of do.	² 75	0	5
22, Abraham Staats, one of the do. for Somerfet county, on account of do.	215		•
26, Isaac Wheaton, one of the do. for Cumberland county, the amount of do.	122	4	7
Feb. 3, John Outwater and Henry Berry, commissioners for Bergen county, per A. Boyd, the amount of do.	97	·	4
John Smock, one of the do. for Monmouth county, per Joseph Stillwell, on account of do.			
4, Abraham Schuyler and John Myer, commissioners for Middlesex county, per Benjamin Manning, the a-	3~4	Ū	/
mount of do.	242	13	4
10, John Holme, one of the do. for Salem county, per T. Sinnickson, on account of do.	44	11	0
Edmund Wetherby, one of the do. for do. do. do.	150	0	0
11, Richard Townsend, one of the do. for Cape-May county, the amount of do.	45	I	11
13, John Black, one of the do. for Burlington county, the amount of do.	301	19	8
March 5, John Smock, one of the commissioners for Monmouth county, per John T. Holmes, on account of the 9th			
year's interest on the sum loaned in said county, due December 1, 1795,	ΙΙ	17	4
John Bryan, on account of do.	I 2	7	6
18, John Condit, one of the do. for Effex county, the a- mount of do.	265	1	10
Edmund Wetherby, one of the do. for Salem county, per T. Sinnickson, on account of do.	18	0	0
19, Joseph Annin, one of the do. for Somerset county, per J. Linn, on account of do.	35	I 2	6
Amount carried forward,	. 2,865	7	6

Amount brought forward, £.	2,865	7	6
1796.			
April 7, Received of Thomas Anderson, one of the commissioners for Sussex county, the balance of do.	9	18	2
Also three months interest on £. 165 4, up to March 1, 1796, on which the equity of redemption was foreclosed,	2	0	~
27, Joseph Lewis, one of the do. for Morris county, the a- mount of the 9th year's interest, &c, due December	~i	9	7
1, 1795,	216	16	5
May 7, John Holme, one of the do. for Salem county, on account of do.	12	1	2
31, Abraham Staats, one of the do. for Somerset county,	- 3	•	2
per Bergen Brokaw, the balance of do.	41	0	6
July 4, Peter Covenhoven, one of the do. for Monmouth county, three months interest on mortgages foreclosed, due			
March 1, 1796,	2	8	10
Sept. 7, Joseph Lewis, one of the do. for Morris county, per Gabriel Ford, three months interest on do. do. do.	2	16	7'
Octo. 15, John Smock, one of the do. for Monmouth county, £. 14 15 3, also, £. 7 7 7, for John Lloyd, on ac- count of Hendrick Voorheese, deceased, one of the commissioners of said loan-office, and £. 7 7 7 in be- half of Peter Covenhoven, one of the commissioners of said loan-office, amounting to the balance of the 9th year's interest, &c.	29	. 10	5
Octo. 29. John Holme, one of the commissioners for Salem county, per T. Sinnickson, the balance of the 9th year's interest on the sum loaned in said county, due December 1, 1795,	12	11	.1.
-			
${\mathcal L}$	3,196	0	6

November 1, 1796.

By order of the committees,

(54)			
JAMES MOTT, Treasurer, to the State of New-Jers	сy,	\mathcal{I}	$)_{r}$
On account of loan-office money of 1786, received of the comminew loan-offices in the feveral counties, cancelled by their reflection of justices and freeholders.	ssioners pective	of t boar	che
1796. May 12, Received of Joseph Reading, Joseph Beavers and William Phillips, commissioners of Hunterdon county, per Ralph Phillips, a scaled bundle of loan-office money of 1786, cancelled May 11, 1796, said to contain	1,843	4	0
13, John Outwater and Henry Berry, commissioners of Bergen county, per Nehemiah Wade, a do. cancelled on do. do.	446	ī	0
21, Jonas Wade, one of the commissioners of Essex county, per Matthias Denman, a do. cancelled on do. do.	883	7	0
July 4, Peter Covenhoven, one of the commissioners of Mon- mouth county, a do. cancelled on do. do.	1,612	6	0
Thomas Anderson, one of the commissioners of Sussex county, a do. cancelled on do. do.	1,657	14	0
July 7, John Holme, one of the commissioners of Salem county, per Horatio Stockton, a do. cancelled on May 14, 1796, said to contain	968	17	0
29, Samuel Hugg, one of the commissioners of Gloucester county, per Joshua Anderson, a do. cancelled on May 11, 1796, do.	833	16	0
Aug. 18, Abraham Staats and Joseph Annin, commissioners of Somerset county, per John Baird, a do. cancelled on do. do.	1,403	6	0
Sept. 7, Joseph Lewis and John Mills, commissioners of Morris county, per Mahlon Dickerson, three do. cancelled	6.		
on do. do. 16, Abraham Schuyler and John Myer, commissioners of Middlesex county, per John Clark, a do. cancelled on	1,062	14	Q
do. do. Oct. 26, John Outwater and Henry Berry, commissioners of	1,170	18	0
Bergen county, a do. cancelled June 14, 1796, do. Haac Wheaton, one of the commissioners of Cumberland	157	II	0
county, per I. Bowen, a do. cancelled on May 11, 1796, do.	354	19	0
John Black, one of the commissioners of Burlington county, a do. cancelled on do. do.	1,446	o	٥
Richard Townfend, one of the commissioners of Cape- May county, per E. Newton, à do. cancelled on do.do.	276	11	0

November 1, 1796.

By order of the committees,

JOHN CONDIT,

HENRY SOUTHARD.

JAMES MOTT, Treasurer, to the State of New-Yersey,

On account of notes or certificates received of fundry persons.

1796.

May 28, Received of Abraham Hewlings, former sheriff of Burlington county, per John Burr, on account of fines imposed by the court in faid county,

£. 85 2 7

November 1, 1796.

By order of the committees,

JOHN CONDIT. HENRY SOUTHARD.

JAMES MOTT, Treasurer, to the State of New-Yersey,

On account of notes or certificates received of the agents of forfeited estates.

1796.

Feb. 19, Received of Peter Dumont, agent of forfeited estates, for Somerfet county, £. 778 2 5

November 1, 1796.

By order of the committees,

JAMES MOTT, Treasurer, to-

Account current in—

To amount of notes or certificates received of fundry perfons, To amount of do. received from an agent of forfeited estates,

$$£.85 2 7$$
 $\frac{778 2 5}{£.863 5 0}$

JAMES MOTT, Treasurer, to-

Account current in—

To balance due the state on settlement made November 1, 1795, in old State-Money, £. 2,395 18 10 3-4

To do. do. £. 1092 8 3 1-2 lawfulmoney, received at one for three on the finking fund tax, and not yet exchanged, equal in old State-Money to

3,277 -£.5,673 9 1-4

To balance on tax in State-Money and certificates, due January 1, 1783,

350

To do. on the finking fund tax, due December 1, 1785, f. 186 2, lawful money, equal to, at one for three, in old State-Money,

558 O

November 1, 1796.

£. 6,581

TE the committees of Council and Affembly, appointed to fettle the-thousand seven hundred and force for thousand seven hundred and forty-sive pounds eighteen shillings-fand two hundred and feventy eight pounds ten shillings and three pencedue December 1, 1785, and not yet exchanged, equal to three thousand eight-State-Money, remaining in the hands of the treafurer, agreeably to the above--

—the State of New-Jersey.

Cr.

-notes or certificates.

By amount of fundry notes or certificates examined and allowed,

£.863 5 0

£.863 5 0

November 1, 1796.

E, the committees of Council and Assembly, appointed to settle the treafurer's accounts, having examined the above, do find the same justly stated.

JOHN CONDIT,
JOHN BLACK,
HENRY SOUTHARD,
DAVID WELSH,
GERVAS HALL,
JAMES HARRIS,
PETER SMITH,

—the State of New-Jersey,

Cr.

—old State-Money.

Balance due the state in old State-Money,

£. 2,745 18 10 3-4

Ditto, £. 1,278 10 3 1-2, lawful money, received at one for three on the finking fund tax, and not yet exchanged, equal, in old State-Money, to

3,835 10 10 1-2

-treasurer's accounts, having examined the above, do find a balance of two --and ten pence three farthings, old State-Money, and the sum of one thou--half-penny, lawful money, received at one for three, on the finking fund tax, --hundred and thirty-sive pounds ten shillings and ten pence half-penny, old --statement.

JOHN CONDIT,
JOHN BLACK,
HENRY SOUTHARD,
DAVID WELSH,
GERVAS HALL,
JAMES HARRIS,
PETER SMITH.

JAMES MOTT, Treasurer, to-

Account current in-

To balance due the flate on fettlement made			
November 1, 1795, 4	. 15,172	12	113-4
To balance on taxes levied in Continental-			
Money and reduced to specie,	69	14	3
To ditto, on the tax due October 1, 1782,			
which was formerly payable to the receiver of continental taxes,	266	•	_
i i i i i i i i i i i i i i i i i i i	266		5
To do. do. due January 1, 1783, do.	406	17	0
To do. do. due October 1, 1783, do.	755	14	5
To do. do. due January 1, 1784, do.	379	2	7
To do. on the tax due December 30, 1794,	261	15	4 I-4
To amount of the tax due December 30, 1795,	15,000	0	0
To cash received of fundry persons,	473	6	3
To do. received of agents of forfeited estates,	167	10	9
To do. do. for stage licenses,	240	0	0
To do. do. for interest from the United States,	845	15	2
To do. do. for fees on private laws,	7	6	10
To do. do. from perfons whose estates have been confiscated, &c. agreeably to a law			
passed November 28, 1789, and supple-			
ment of November 26, 1792,	132	6	9
To do. do. of the commissioners of the new			_
loan-office, on account of interest,	3,196	0	6
To do. do. of do. loan-office money cancel- led by the boards of justices and free-			
holders,	14,117	4	0
,	• • •	•	

—the State of New-Jersey,

Cr.

—lawful money.

By amount of fundry vouchers, from No. 1 to No. 131, inclusive, for cash paid to the members of the Legislature for their wages, to their clerks, door-keepers and printers,	. 4,511	1.1	-
By do. of do. from No. 1 to No. 17, do. for cash paid to the officers of government on account of their salaries, and to the judges of the supreme-court for holding courts of oyer and terminer,	2,680		
By do. of do. from No. 1 to No. 32, for do. paid fundry incidental charges,	1,652	18	I I+2
By do. of do. from No. 1 to No. 38, for do. paid on warrants for penfions,	835	0	5
By do. of No. 1, for do. paid a proprietor of stages, agreeably to a law passed February 21, 1794,		10	0
By do. of No. 1, for do. paid one year's interest on certificates signed by John Pierce, commissioner, agreeably to a resolution of March 9, 1786,	ï	0	0
By do. of fundry vouchers, from No. 1 to No. 111, for do. paid for one fourth of the principal and interest of certificates, received and funded a- greeably to a law passed March 12, 1796,	2,318	10	0
By do. of do. from No. 1 to No. 4, for do. paid interest on notes signed by Silas Condict and Mas-			
kell Ewing, By do. of do. No. 1, for do. paid interest on a de- preciation note,	11		10
By do. of do. from No. 1 to No. 5, for do. paid interest on notes given for militia services,	2	7	
By do. of do. from No. 1 to No. 6, inclusive, for do. paid interest on forfeited estate notes, to June 1,	7	•	/
By do. of do. from No. 1 to No 6, for do. paid one	71	ī	11
fourth of the principal of do. By do. of do. from No. 1 to No. 8, for do. paid in-	5 <i>5</i>	3	3
interest for one year on three fourths of do. to June 1, 1793,	11	8	I
By do. of do. from No. 1 to No. 8, for do. paid the fecond fourth of the principal of do.	63	S	2
By do. of do. from No. 1 to No. 11, fordo. paid interest for ten months on one half of do. to A-			
pril 1, 1794,	9	1.1	6
Amount carried forward,	12,235	19	8 1-2

To amount brought forward,

£. 51,491 7 3

November 1, 1796.

£.51,491 7 3

E, the committees of Council and Assembly, appointed to settle thethereto, viz. From No. 1 to No. 131, from No. 1 to No. 17, fromfrom No. 1 to No. 4, No. 1, from No. 1 to No. 5, from No. 1 to No. 6, fromfrom No. 1 to No. 11, from No. 1 to No. 20, No. 1, No. 1, No. 1, No. 1, fromNo. 1, inclusive, do find a balance of twenty-four thousand four hundred andney, remaining in the hands of the said treasurer, agreeably to the above state-

	. 12,235 19 8 1-2	
By amount of fundry vouchers from No. 1 to No.		
11, for cash paid the third fourth of the principal of forfeited estate notes,	()***	
By do. of do. from No. 1 to No. 20, for do. paid	97 7 11	
the last fourth of the principal of do. and one		
year's interest thereon to April 1, 1795, in full		
of faid notes,	364 12 7	
By do. of do. No. 1, for do. paid interest on a note,	304 - 7	
issued agreeably to a resolution, to June 1, 1792,	3 0 5	
By do. of do. No. 1, for do. paid one fourth of the	3	
principal of do.	21 17 7	
By do. of do. No 1, for do. paid interest for one	, ,	
year on three fourths of do. to June 1, 1793.	3 18 9	
By do. of do. No. 1, for do. paid the second		
fourth of the principal of do.	21 17 7	
By do. of do. from No. 1 to No. 2, for do. paid in-	• •	
terest for ten months on one half of do. to April		
1, 1794,	2 16 2	
By do. of do. from No. 1 to No. 2, for do. paid		
the third fourth of the principal of do.	28 I S	
By do. of do. from No. 1 to No. 3, inclusive, for		
do. paid the last fourth of the principal of notes		
issued by virtue of special laws and resolutions,		
and one year's interest thereon to April 1, 1795,		
in full of faid notes,	706 5	
By do. of do. No. 1, for do. paid bounty to the mi-	£ 0	
litia, agreeably to a law passed March 19, 1795,	40 10 0	
By do of do. No. 1, for cancelled loan-office money delivered to the committees of the Council and		
Affembly, and burned by them, October 31,1796,	14,106 14 0	
By counterfeit cancelled money from the county	14,100 124 0	
of Somerfet,		
And from the county of Morris, 4 10 0	,	
·	-f. 10 10 o	
Balance due the state,	24,478 1.4 5 1-2	
November 1, 1796.	6.51,491 7 3	
-treasurer's accounts, having examined the above, ar		, C,
-No. 1 to No. 32, from No. 1 to No 38, No. 1, No. 1,	from No. 1 to No. 11	I.
No. 1 to No. 6, from No. 1 to No. 8, from No. 1 to No.	o. 8, from No. 1 to No. 1	í,
No. 1 to No. 2, from No. 1 to No. 2, from No. 1 to	No. 3, No. 1, No. 1, an	d
feventy-eight pounds fourteen shillings and five-pen-	ce half-penny, lawful me)-
r-ment.		
4	John Condit,	
	JOHN BLACK,	
	HENRY SOUTHARD.	
	DAVID WELSH,	
	GERVAS HAIT	

GERVAS HALL, JAMES HARRIS, PETER SMITH.

JAMES MOTT, Treasurer, to-

Account current in-

To amount of 12 notes of depreciation, figned by John Stevens, late treasurer, remaining in the hands of James Mott, treasurer, on fettlement made November 1, 1795, amounting to

f. 29 8 0

Dr.

JAMES MOTT, Treasurer, to-

Account current in-

To 38 notes figned and issued by the treasurer, and countersigned by the auditor, remaining in the hands of the treasurer on settlement made November 1, 1795, amounting to

£.492 15 5

November 1, 1796.

E, the committees of Council and Assembly, appointed to settle the treato, for the delivery of three notes, given for demands against forfeited-fixteen shillings and five-pence remaining in the hands of the treasurer, agree-

—the State of New-Yersey,

Cr.

-notes of depreciation.

By amount of voucher No. 1, for 2 notes of depreciation delivered, amounting to

Remaining in the hands of James Mott, treafurer, 10 notes of depreciation, figned by John Stevens, late treasurer, amounting to 1. 5 13 10

£. 20 8

November 1, 1796.

TE, the committees of Council and Assembly, appointed to settle the treafurer's accounts, having examined the above, and the vouchers relative thereto, for the delivery of two notes, do find ten notes, amounting to twenty-three pounds fourteen shillings and two-pence remaining in the hands of the said treasurer, agreeably to the above statement.

> John Condit, JOHN BLACK, HENRY SOUTHARD, DAVID WELSH, GERVAS HALL, JAMES HARRIS, PETER SMITH.

—the State of New-Yersey,

Cr.

—forfeited estate notes.

By 3 notes delivered to the proprietors there-

of, amounting to

f.80 10

And the amount of I note paid to Hugh Newell, with interest, agreeably to "An act for defraying fundry incidental charges,' passed March 18, 1796, £. 2 4 0

By 34 notes remaining in the treafury, amounting to

£. 492 15

--furer's accounts, having examined the above, and the vouchers relative there---estates, do find thirty-four notes, amounting to four hundred and one pound -- ably to the above statement.

> JOHN CONDIT, JOHN BLACK, HENRY SOUTHARD, DAVID WELSH, GERVAS HALL, JAMES HARRIS, PETER SMITH.

JAMES MOTT, Treasurer, to-

Account current in-

To 44 notes figured by John Pierce and deposited in the treasury by John Peck and John Blair, agents, agreeably to a law passed March 7, 1786, remaining in the hands of the treasurer on settlement made November 1, 1795, amounting to

Dols. 90ths. 998 49

Dr.

JAMES MOTT, Treasurer, to-

Account current of notes issued-

To 127 notes figned and iffued by the treafurer, on certificates funded agreeably to the above law, amounting to

£. 7,414 0 5

£. 7,414 0 5

—the State of New-Jersey.

Cr.

-final fettlement notes.

By 3 notes delivered to the proprietors thereof, amounting to	Dols.	90ths 50
By 41 notes remaining in the hands of the trea- furer, amounting to	930	89
	998	49

November 1, 1796.

E, the committees of Council and Assembly, appointed to settle the treafurer's accounts, having examined the above, and the vouchers relative thereto for the delivery of three notes, do find forty-one notes, amounting to nine hundred and thirty dollars and eighty-nine ninetieths, remaining in the hands of the said treasurer, agreeably to the above statement.

JOHN CONDIT,
JOHN BLACK,
HENRY SOUTHARD,
DAVID WELSH,
GERVAS HALL,
JAMES HARRIS,
PETER SMITH.

-the State of New-Yersey,

Cr.

-agreeably to a law passed March 12, 1796.

By 111 notes delivered to the proprietors thereof, amounting to

£. 6,956 3 8

By 16 notes remaining in the treasury, amounting to

 $\frac{457 \ 16 \ 9}{\cancel{\text{L}} \cdot 7,414} \circ .5$

November 1, 1796.

E, the committees of Council and Assembly, appointed to settle the treasurer's accounts, having examined the above, and the vouchers relative thereto, for issuing one hundred and twenty-seven notes, and for the delivery of one hundred and eleven notes, do find sixteen notes, amounting to four hundred and sifty-seven pounds sixteen shillings and nine-pence, remaining in the hands of the said treasurer, agreeably to the above statement.

John Condit,
John Black,
Henry Southard,
David Welsh,
Gervas Hall,
James Harris,
Peter Smith.

D_{r} .

JAMES MOTT, Treasurer, to-

On account of tax levied on persons exempt-

To deficiencies not paid in on the last fettlement by the counties of

Burlington,	£. 678	4	6
Gloucester,	724	15	11
Salem,	72	5	9
Cumberland,	8	19	9
Sussex,	41	17	9
	£. 1,526	3	8

-the State of New-Jersey,

Cr.

-from militia duty, due December 30, 1793.

By deficiencies not yet paid in by the counties of

Burlington,	£. 678	4	6
Gloucester,	724 1	5	ıı
Salem,	72	•	
Cumberland,	8 1	•	
Suffex,	41 .1		
	£. 1,526	3	8

November 1, 1796.

By order of the committees,

Dr

JAMES MOTT, Treasurer, to-

On account of the tax levied on persons exempt-

To deficiencies not paid in on the last fettlement by the counties of

Bergen, $\mathcal{L} \cdot \circ = 6$			
The collector accounted for 6 14 9 L.	7	0	10
Effex, accounted for by the collector,	I 2	7	6
Monmouth,	103	10	0
Gloucester,	2 I	7	6
Salem,	84	7	6
Cape-May,	8	8	7 1-2

Hunterdon,	6	3	2
zzanie aon,	49		

£. 243-14 10 1-2

-the State of New-Jersey,

Gra

from militia duty, due December 30, 1794.

By payments made, clearances from the tax, fees and commissions for collection, &c. and deficiencies not yet paid in by the counties of

Bergen,	By cash received,)	Ç. 6	18	3
	By fees and commission collection, &c.	ns f	or		£.	0	2	7			
Essex,	By cash received, By fees and commission collection, &c.	ns f	for			o	4	8	I 2	2	10
Monmouth,	By cash received, By fees and commission collection, &c. By deficiency not yet paid in, £.			41	1-2	I	14	I	88	18	б 1-2
Gloucester,	By 19 exempts clear- ed from the tax,				<i>'</i>	2 1	7	6			
Salem,	By deficiency not yet paid in,	34	7	6							
Cape-May,	By cash received, By fees and commissions for collection, &c. By deficiency not yet paid in,	I	2	5		в	ĸ	¥ĭ	4	4	3 1-2
Hunterdon,	By cash received, By fees and commissions for collection, &c.			3		0	ଚ	4	0	10	4
	By 5 exempts cleared from the tax,					5	12	6			
Cumberland	, By deficiency not yet paid in,	o	9	9							
	£	. 98	17	0	1-2	32	3	7	112	14	3
Do, of clear	deficiencies not yet paid ances, with fees and co ried to account current,	mm	istio	ns,	&c.				3 ² 11 ²	3 14	
								£.	243	14	10 1-2

November 1, 1796.

By order of the committees,

JAMES MOTT, Treasurer, to-

On account of the tax levied on persons exempt-

To the quotas of the faid tax, payable into the treafury, agreeably to the returns made by the counties of

to the retains made by the counties of			
Bergen—19 exempts, £. 21 7 6 Accounted for by the collector, 7 4 6	. 28	12	9
Effex—11 exempts,		7	
Middlesex—48 do. for 1794 and		·	
Accounted for by the collector, $\begin{bmatrix} 54 & 0 & 0 \\ 6 & 8 & 6 \end{bmatrix}$	60	8	6
Monmouth—34 do.	38	5	0
Somerset—no return. Burlington—accounted for by the collector,	505	4	4
Gloucester609 exempts,	685	2	6
Salem—no return. Cape-May—18 exempts,	20	5	0
Hunterdon—71 do.	79	17	6
Morris—no return. Cumberland—20 exempts,	22	10	o
Suffex—34 do.	38	10	C

the State of New-Yerfey,from militia duty, due December 30, 1795. By payments made, clearances from the tax, fees and commilitions for collection, &c. and deficiencies not paid in by the counties of Bergen, By cash received, By fees and commissions for collection, &c. Effex, By deficiency not paid in, By cash received, By fees and commissions for collection, &c. Monmouth, By deficiency not paid in, 38 5 0 Somerfet, No return. Burlington, By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By cash received, By fees and commissions for collection, &c. By deficiency not paid in, 0 19 3 Suffex, By cash received, By fees and commissions for collection, &c. By deficiency not paid in, 0 19 3 Amount of deficiencies not paid in, 0 19 3 Amount of deficiencies not paid in, 0 19 3 11 6 1,309 3 3 Amount of deficiencies not paid in, 0 19 3 11 6 1,309 3 3 November 1,1796. By order of the committees, 10 1,491 2 4			•	•		Б							
## Description militia duty, due December 30, 1795. By payments made, clearances from the tax, fees and commiftions for collection, &cc. and deficiencies not paid in by the counties of Bergen, By cafh received, By fees and commiftions for collection, &cc. Effex, By deficiency not paid in, By cafh received, By fees and commiftions for collection, &cc. Monmouth, By deficiency not paid in, By cafh received, By fees and commiftions for collection, &cc. By cafh received, By fees and commiftions for collection, &cc. By cafh received, By fees and commiftions for collection, &cc. By some feet, By fees and commiftions for collection, &cc. By some for collection, &cc. By some for collection, &cc. By fees and commiftions for collection, &cc. By some for collection, &cc. By some feet, By fees and commiftions for collection, &cc. By some feet, By fees and commiftions for collection, &cc. By some feet, By fees and commiftions for collection, &cc. By cafh received, By fees and commiftions for collection, &cc. By cafh received, By fees and commiftions for collection, &cc. By cafh received, By fees and commiftions for collection, &cc. By cafh received, By fees and commiftions for collection, &cc. By cafh received, By fees and commiftions for collection, &cc. By cafh received, By fees and commiftions for collection, &cc. By deficiency not paid in 0 19 3 Suffex, By fees and commiftions, &cc. By deficiency not paid in, 26 15 10 Amount of deficiencies not paid in, Do, of clearances, with fees and commiftions, &cc. By deficiency not paid in, 26 15 10 By order of the committees, By order of the committees,	-the State	te of New-Yersey,											Cr
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fions for collection, &c. By 2 clearances from the tax, No return. Cumberland, By cash received, By sees and commissions for collection, &c. By deficiency not paid in paid in By fees and commissions for collection, &c. By deficiency not paid in Cumberland, By cash received, By deficiency not paid in Cumberland, By cash received, By deficiency not paid in Consumption Logo	Hunterdon,										76	3	2
By 2 clearances from the tax, 250 o Morris, No return. Cumberland, By cash received, 1926 By fees and commissions for collection, &c. 283 By deficiency not paid in 0193 Suffex, By cash received, By fees and commissions for collection, &c. 1142 By deficiency not paid in, 261510 Logical Test of the commissions, &c. 103116 Amount of deficiencies not paid in, 261510 Amount of deficiencies not paid in, 261510 Balance carried to account current, 1,309 3 3 November 1,1796. By order of the committees, John Condit,		· ·											
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Amount of deficiencies not paid in, Do. of clearances, with fees and commissions, &c. Balance carried to account current, Double T, 1796. By order of the committees, JOHN CONDIT,			ext.	•				1	14	2			
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Amount of deficiencies not paid in, Do. of clearances, with fees and commissions, &c. Balance carried to account current, November 1, 1796. By order of the committees, JOHN CONDIT,		1	_		<u>-</u> 5					 .			
Do. of clearances, with fees and commissions, &c. Balance carried to account current, November 1, 1796. By order of the committees, JOHN CONDIT,			£.	7 ⁸	7	7	7	103	II	6	1,309	3	3
Do. of clearances, with fees and commissions, &c. Balance carried to account current, November 1, 1796. By order of the committees, JOHN CONDIT,	Amount of	deficiencies not paid	lin								C =0		_
November 1, 1796. By order of the committees, JOHN CONDIT,	Do. of clea	rances, with fees and	con	ami	ffio	ns.	8-	c.			太・7 0	7	7
November 1, 1796. By order of the committees, JOHN CONDIT,							,	_,			1.300	2	2
By order of the committees, JOHN CONDIT,			,							_	-,3-9	3	<u>s</u>
By order of the committees, JOHN CONDIT,	November										1,491	2	4
		By or	der c	of tl	he c	on	nmi						•
HENRY SOUTHARD.													
								H	ENR'	Y O	OUTHAR	D.	

JAMES MOTT, Treasurer, to-

On account of fines imposed on persons for-

To deficiencies not paid in on the last settlement by the counties of

Bergen,	£. 29 1	5	9
Effex—the collector accounted for,	18	15	•
Salem,	15		
Cape-May.	17	12	6
Hunterdon,	66	8	4
Cumberland,	15	o	o
	£. 163	6	 7

—the State of New-Yersey.

Cr.

-neglect of militia duty, due December 30, 1794.

By payments made, clearances from the fines, fees and commissions for collection, &c. and deficiencies not yet paid in by the counties of

Bergen,	By cash received, By fees and commissions	;								£. 13	4	ø
	for collection, &c. By deficiency not ye paid in,	_	15	1 1	Ø		Ĭ.)	9			
Effex,	By cash received, By fees and commissions for collection, &c.	;				0	18	11		17	16	X
Salem,	By deficiency not yet paid in,		I 5	15	0							
Cape-May,	By cash received, By fees and commissions for collection, &c.					3	7	3		6	٥	3
	By deficiency not yet paid in,		8	5	0		,	•				
Hunterdon,	By cash received, By fees and commissions									38	7	10
	for collection, &c. By 63 clearances from	Ļ				2	3	0				
C	the fines,					25	17	0				
Cumberland	By deficiency not yet paid in,		15	0	0							
	· _	£·.	54	11	0	3	33	7	5	75	8	2
Amount of deficiencies not yet paid in, Do. of clearances, with fees and commissions, &c. Balance carried to account current, \$\mathcal{L}\cdot 54\ 11\ 0\$ 33\ 7\ 5 75\ 8\ 2												
									_	163	6	7

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD.

Dr_*

JAMES MOTT, Treasurer, to-

On account of fines imposed on persons for-

To amount of faid fines as returned by the counties of

Bergen, 82 fines, The collector accounted for £.45 15 0? 3 9 6}	£. 49	4	6
Effex—no return.			
Middlefex, 398 fines for 1794 and 1705,	¥41	13	3
Monmouth, 16 do.	6	0	0
Somerset, 146 do.	54	0	0
Burlington—no return.			
Gloucester, 123 fines,	49	2	6
Salem—no return.			
Cape-May, 64 fines,	3 6	2	6
77		- 0	
Hunterdon, 95 do.	33	18	9
Morris—no return.			
Cumberland, do.			
Suffex, 240 fines for 1794 and 1795.	132	5	0

^{£.497 6 6}

-the State of New-Jersey,

Gr.

-neglect of militia duty, due December 30, 1795.

By payments made, clearances from the fines, fees and commissions for collection, &c. and deficiencies not paid in by the counties of				
Bergen,	By cash received,			

••				•				£ · 497	6	6
	e carried to account current,	, 0.0	•							5 1-2
	nt of deficiencies not paid in, of clearances, with fees and commit	lions. &c						**	10	II I-2 I
A	a of deficiencies and and the	2.,21	• 0	4	4/					
	in the second	f. 137	18	11 1-2	47	11	ľ	311	16	ς ι- 2
Suffex,	By cash received, By fees and commissions, &c. By deficiency not paid in,	80	10	7	t	14	5	50	0	o .
Cumberland,	Ditto.		***		sime.					
Morris,	No return.									
Hunterdon,	By cash received, By fees and commissions, &c. By 18 clearances from the fines,	•				14	10	24	10	2
Cape-May,	By cash received, By fees and commissions, &c. By deficiency not paid in,	10	2	6	3	17	ı	17	2	Ti
Salem,	No return.									
Gloucester,	By cash received, By fees and commissions, &c. By 10 clearances from the fines,				3 5	2 5	0	40	15	6
Burlington,	No return.									
Somerfet,	By cash received, By fees and commissions, &c. By 26 clearances from the sines,				2 12	2 7	8 6	39	9	10
Monmouth,	By deficiency not paid in,	6	0	0						
Middlefex,	By cash received, By sees and commissions for collect By 2 clearances from the fines, By deficiency not paid in,	ction, &c		IO I-2		1 I 15	4 0	94	1	O I-2
Effex,	No return.									
Bergen,	By cash received, By fees and commissions for collect	tion, &c.			£⋅3	7	6	£· 45	17	O

November 1, 1796.

By order of the committees,

JOHN CONDIT, HENRY SOUTHARD.

JAMES MOTT, Treasurer, to-

Account current in-

On account of the exempt—

To balance due the flate on fettlement made			
November 1, 1795,	£. 64	19	0 1-2
To balance on exempt tax, due December 30, 1794,	112	14	3
To do. due December 30, 1795,	1,309	3	3
To do. on militia fines, due December 30, 1794,	75	8	2
To do. do. due December 30, 1795,	311	16	5 1-2
	£. 1,8	 374	1 2

The members withdrew to attend a joint-meeting, and being returned the speaker resumed the chair, and then

The house adjourned till 3 o'clock, P. M.

The house met.

The bill, intitled, "An act to direct the treasurer to pay to the legal reprefentatives of Joseph Stenyard, deceased, a certain sum of money belonging to the estate of the said deceased," was read a second time, debated and ordered to be engrossed.

Mr. Dayton, from the committee to whom was referred the petition of John Dorum and Sarah, his wife, late Sarah Githins, widow of Joseph Githins, of the county of Gloucester, and late a soldier of this state in the service of the United States, reported,

HAT, in the opinion of your committee, the faid John Dorum and Sarah his wife, late widow of Joseph Githins, are entitled to the half-pay of the faid Joseph Githins, so long as she remained his widow, to wit, from the first day of September, 1776, to the third day of May, 1790.

By order of the committee,

ELIAS DAYTON.

Ordered, That the faid report be read a fecond time.

-the State of New-Yersey,

Cr.

- -lawful money.
- -taxes and militia fines.

By amount of fundry vouchers from No 1 to No. 21, for cash paid fundry officers their salaries, and for expenses and charges in organizing, equipping and training the militia, agreeably to a law passed November 30, 1792, and the supplements thereto,

Balance due the state,

November 1, 1796.

TE, the committees of Council and Assembly, appointed to settle the treafurer's accounts, having examined the above, and the vouchers relative thereto, viz. From No. 1 to No. 21, inclusive, do find a balance of one thoufand one hundred and sixty-four pounds ten shillings and nine-pence remaining in the hands of the said treasurer, agreeably to the above statement.

JOHN CONDIT,
JOHN BLACK,
HENRY SOUTHARD,
DAVID WELSH,
GERVAS HALL,
JAMES HARRIS,
PETER SMITH.

Mr. Moore, from the committee to whom was referred the petition of Benajah Parvin, reported,

HAT it is the opinion of your committee that the prayer of the petitioner ought to be granted, it appearing to your committee that the commiffioners of forfeited estates fold the property clear from any incumbrance.

By order of the committee,

DAVID MOORE.

22

5 5

Ordered, That the faid report be read a fecond time.

The house resumed the consideration of the bill, intitled, "An act for the relief of insolvent debtors," and after some time spent thereon,

Ordered, That the fame be referred to the next fitting.

The bill, intitled, "An act directing where the venue shall be laid in personal and transitory actions," was read a second time, debated and ordered to be engrossed.

The house adjourned till Monday morning, ten of the clock.

Monday, November 14, 1796.

The house met.

Mr. Condict, from the committee to whom was referred the bill, intitled, "An act for transferring such part of the confiscated estate of John Williams, of the county of Monmouth, that remains unfold and as is bequeathed in his last will and testament to his daughter, Rebecca Williams," reported the same with sundry amendments and the following title: "An act to authorize William Taylor to sue and recover the residue of the forfeited estate of John Williams," which was read, debated and ordered to be engrossed.

The re-engrossed bill, intitled, "An act directing the time and mode of electing representatives in the House of Representatives of the Congress of the United States, for this state," was read and compared;

On the question, Whether the same do pass? It was carried in the affirmative, as follows:

Yeas.	Yeas.	Yeas.	Nays.
Mr. Berry,	Mr. Hall,	Mr. Southard,	Mr. M'Dowell,
Mr. Biddle,	Mr. Harris,	Mr. Speer,	Mr. Van Duyn,
Mr. Bowen,	Mr. Hough,	Mr. Terhune,	Mr. DeVroom.
Mr. Burrowes,	Mr. Moore,	Mr. Vancleve,	
Mr. Clement,	Mr. Morgan,	Mr. Wade,	
Mr. Cobb,	Mr. Parret,	Mr. Wallace,	
Mr. Condict,	Mr. Randolph,	Mr. Ward,	
Mr. Coxe,	Mr. Sharps,	Mr. Welfh,	
Mr. M'Cullough,	Mr. Smith,	Mr. S. Wyckoff,	
Mr. Dayton,	Mr. Somers,	Mr. W. Wikoff.	
Mr. French,			

Ordered, That the speaker do sign the same.

Ordered, That Mr. Southard do carry the faid bill to Council, and inform them that the same is passed by this house with their amendments.

The engroffed bill, intitled, "An act to enable the owners and possessor of meadow lying on the North-Branch of Pensawkin-Creek, in the county of Burlington, to re-build and maintain a bank, dam and necessary water-works for stopping the tide out of the said creek, and to keep the water-course thereof open and clear," was read and compared;

Refolved ununimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Speer do carry the faid bill to Council for concurrence.

Mr. Southard reported, that he had obeyed the order of the house.

The engrossed bill, intitled, "An act to empower Robert Emley and Joseph King to fulfil certain contracts and agreements made and entered into by John Emley, deceased, relative to the sale of lands, and to sell and convey the real estate of the said John Emley," was read and compared;

Refolved unanimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Terhune do carry the faid bill to Council for concurrence.

Mr. Speer reported, that he had obeyed the order of the house.

The engrossed bill, intitled, "An act to direct the treasurer of this state to pay a certain sum of money to the legal representatives of Joseph Stenyard, deceased," was read and compared;

Refolved unanimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Vancleve do carry the faid bill to Council for concurrence.

Mr. Terhune reported, that he had obeyed the order of the house.

Mr. Biddle, agreeably to leave given, and in behalf of the petitioner, prefented the draught of a bill, intitled, "An act for the relief of the legatees named in the last will and testament of Samuel Lippincott, deceased, late of the county of Burlington;" which bill was read and ordered a second reading.

Mr. Ward, from the committee to whom was referred the petitions from the county of Bergen for erecting the upper part of the townships of Franklin and Saddle-River into a separate township, reported,

HAT, in the opinion of your committee, the petitioners ought to have leave to present a bill on the first Thursday of the next sitting, on previously advertising the purport of the bill they intend to present, at least twenty-five days in three of the most public places in each of the said townships, designating the bounds of the proposed new township, together with a copy of this order.

By order of the committee,

PETER WARD.

To which the house agreed.

Several petitions, from Cumberland and Salem counties, respecting the road laid out from Roadstown, in the county of Cumberland, to Woodbury, were fead and referred to be read a second time on the second Friday of the next sitting.

Mr. Clement, with leave, presented a bill, intitled, "An act for the relief of John Borton," which was read and referred to the next sitting.

The bill, intitled, "An act for the relief of Jacob Van Houten," was read a fecond time, debated and ordered to be engrossed.

A petition from fundry inhabitants of the townships of Hardeston, Wantage and Vernon, in the county of Sussex, praying the benefit of a lottery the better to enable them to repair a certain road therein referred to, was read and ordered a second reading.

The house adjourned till 3 o'clock, P. M.

The house met.

A petition from fundry inhabitants of Nottingham and Chestersield, in the county of Burlington, praying leave to present a bill to declare Croswicks-Creek a lawful fence, between the draw-bridge and Hewes's (formerly Vandike's) landing, was read.

Ordered, That the petitioners have leave to present a bill on the first Monday in the next fitting, they previously advertising the purport of the bill they mean to present in three of the most public places in the vicinity of said creek, for two weeks, with a copy of this order.

A petition from Nicausa Kip, of the county of Bergen, stating a demand against the state, and praying payment, was read and leave given him to present a bill to answer the prayer of his petition.

The engroffed bill, intitled, "An act for the relief of Jacob Van Houten,"

was read and compared;

Refolved unanimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Wade do carry the faid bill to Council for concurrence

Mr. Vancleve reported, that he had obeyed the order of the house.

The engroffed bill, intitled, "An act to authorize William Taylor to fue for and recover the relidue of the forfeited effate of John Williams," was read and

Refolved unanimoufly, That the same do pass.

Ordered, That the speaker do sign the same.

Ordered, That Mr. Van Duyn do carry the faid bill to Council for concurrence.

The bill, intitled, "An act to suppress fairs," was read a second time, debated and ordered to be engroffed.

Mr. Southard, from the committee to whom was referred the petition of Kenneth Hankinson, presented the draught of a bill, intitled, "An act to direct a mode for the settlement of the accounts of Kenneth Hankinson, late collector of the county of Monmouth," which bill was read and ordered a fecond reading.

The bill, intitled, "An act to prevent the importation of convicts into this state," was read a second time, debated and ordered to be engrossed.

Mr. Wade reported, that he had obeyed the order of the house.

The bill, intitled, "An act against usury," was read a second time, debated and ordered to be engroffed.

Mr. Van Duyn reported, that he had obeyed the order of the house.

The settlement of the treasurer's accounts, as made by the joint-committee of Council and Assembly, was read and approved.

On motion,

Resolved, That Gershom Craft be requested to prepare an alphabetical index of the laws passed by the Legislature of this state subsequent to the edition of Wilson, noting such laws or sections of laws which have been repealed, for which he shall be entitled to an adequate compensation.

Ordered, That Mr. Ward do carry the faid resolution to Council for con-

currence.

The house adjourned till to-morrow morning, ten of the clock.

Tuesday, November 15, 1796.

The house met.

Mr. Ward reported, that he had obeyed the order of the house.

Mr. Ward, with leave, and in behalf of the petitioners, presented the draught of a bill, intitled, "An act for the relief of Nicausey Kip;" which bill was read and ordered a fecond reading.

THAT the claim of Kezia Hunt ought not to be determined by this house until the accounts of the agent of forcing a few sizes. house until the accounts of the agent of forseited estates for the county of Middlesex are settled, and recommend that the treasurer and auditor

be directed to forward such settlement as speedily as may be, and that the state of the said accounts be reported to this house as soon as such settlement can be made.

By order of the committee,

JOSEPH STILLWELL.

To which the house agreed.

On motion,

Refolved, That when the house rise, they adjourn to meet on the fourth Wednesday in January next.

The report of Mr. Dayton, of the 12th inftant, on the application of John Dorum and Sarah, his wife, was read and agreed to; whereupon,

Ordered, That a warrant of half-pay iffue accordingly.

Mr. Clement accordingly prefented a warrant, which was read, approved and ordered to be figured.

Ordered, That Mr. Welsh do carry the faid warrant to the Council for concurrence.

Mr. Welsh reported, that he had obeyed the order of the house.

Mr. Vancleve, from the committee to whom was referred the petition of Joseph Reading, and the former report of a committee of this house, reported as follows:

HAT your committee have attentively confidered the case of the petitioner, and, from circumstances thereof, are of opinion that so far as respects the claim and demand of this state to the one third part of the monies prosecuted for by the said Joseph Taylor, and payable to the said state, the said petitioner ought to be exonerated and discharged therefrom, and that he have leave to present a bill accordingly.

By order of the committee,

BENJAMIN VANCLEVE.

Which report was read and ordered a fecond reading.

The bill, intitled, "An act for the relief of Samuel Pleafants," was read a fecond time, debated and ordered to be engrossed.

Mr. Stillwell, from the committee appointed for that purpose, presented the draught of a bill, intitled, "An act for defraying fundry incidental charges;" which bill was read and ordered a second reading.

The house adjourned till 3 o'clock, P. M.

The house met.

Mr. Cooper, from Conncil, prefented a bill, intitled, "An act to regulate the election of members of the Legislative-Council and General Assembly, sherists and coroners, in this state," to which he requested the concurrence of this house, which was read and ordered a second reading.

The engroffed bill, intitled, "An act for the relief of Samuel Pleafants," was read and compared;

Resolved unanimously, That the same do pass.

The engroffed bill, intitled, "An act to suppress fairs," was read and compared;

On the question, Whether the same do pass? It was carried in the affirmative, as follows:

	Yeas.	Yeas.	· Nays.
iTY,	Mr. French,	Mr. Southard,	Mr. Dayton,
' iddle,	Mr. Hall,	Mr. Vancleve,	Mr. Morgan,
. Bowen,	Mr. Harris,	Mr. Van Duyn,	Mr. Smith,
Mr. Burrowes,	Mr. Hough,	Mr. DeVroom,	Mr. Speer,
Mr. Clement,	Mr. Moore,	Mr. Wade,	Mr. Terhune,
Mr. Cobb,	Mir. Parret,	Mr. Wallace,	Mr. S. Wyckoff.
Mr. Condict,	Mr. Randolph,	Mr. Ward,	•
Mr. Coxe,	Nir. Sharps,	Mr. Welih,	
Mr. M'Cullough,	Mr. Stillwell,	Mr. W. Wikoff.	
Mr. M'Dowell,	Mr. Somers,		

Ordered, That the fpeaker do fign the fame.

The engroffed bill, intitled, "An act against usury," was read and compared; Refolved unanimonfly, That the fame do pass.

Ordered, That the speaker do sign the same.
Ordered, That Mr. S. Wyckoff do carry the said bills to Council, and request their concurrence.

The bill, intitled, "An act for defraying fundry incidental charges," was read a fecond time, debated and ordered to be engroffed.

Mr. Wade, from the committee to whom was referred the bill, intitled, "An act to authorize and empower the owners and proprietors of the land on the east branch of Rahway-River to clear out the said river from the bridge near the house of John Meeker, to the bridge above the land of William Reeves," reported the fame with fundry amendments and the following title: " An act to appoint commissioners to clear out and remove the obstructions in Rahway-River, from the bridge near the house of John Meeker, to the bridge above the land of William Reeves;" which bill was read and postponed.

The speaker laid before the house resolutions expressive of the high sense which this house entertain of the conduct of the President of the United States, which were read and approved, and are as follow:

The House of Assembly, calling to mind the approaching period at which the Prefident of the United States has declared his intention of retiring from public to private life, embrace with pleasure this early occasion to express their own, and, in their opinion, the fentiments of their constituents, suggested by that approaching event;

Refolved unanimoufly, That the wisdom, firmness and patriotism of the President of the United States during his administration, and his faithful and highly important fervices rendered to the government of the union at the most critical and interesting periods of its existence, have a just claim to the thanks

and approbation of this houfe.

Refolved unanimoufly, That the late address of the President to the citizens of the United States is, in the opinion of this house, replete with sentiments of political wisdom, truth and justice, and merits our grateful acknowledgment; and while we fincerely regret and lament his determination to retire from the superintendance of the government of the United States, the anxiety and solicitude which we fenfibly and irrefistably feel on this occasion, are in some degree diminished by the hope and expectation that his fuccessor in office will be emulous to imitate his virtue and purfue the wife and wholesome system of politics which has fo conspicuously distinguished his administration, and fo effectually secured to us the inestimable bleshings of peace and the present unparralleled prosperity of our country.

Ordered. That the foregoing refolutions be fent to Council for concurrence, and that the speaker of the House of Assembly be requested to present a copy thereof to the President of the United States.

Ordered, That the fame be engroffed.

The house adjourned till to-morrow morning, ten of the clock.

Wednesday, November 16, 1796.

The house met.

Mr. Stillwell, from the committee of civil claims, upon the petition of Jaco-

bus Dekay, a citizen of the state of New-York, reported,

HAT, as far as is known to your committee, laws have been passed, and still exist in the said state, which exclude the citizens of this state from recovering any demands they may have against the estates which have been forfeited to and velted in the state of New-York aforesaid, and that therefore, in the opinion of your committee, no allowance ought to be made to the petitioner.

By order of the committee,

JOSEPH STILLWELL.

To which the house agreed.

The bill, intitled, "An act to regulate the election of members of the Legiflative-Council and General-Affembly, sheriffs and coroners in this state," was read a fecond time and referred to the next fitting.

A petition from Catherine Stockton, widow and administratrix, &c. of Samuel W. Stockton, praying leave to prefent a bill to authorize commissioners to fell lands and complete contracts entered into by the faid deceafed, was read and referred to Messrs. Dayton, Hough and Van Duyn.

The report of Mr. Vancleve on the petition of Joseph Reading of the 15th instant, was read, amended and agreed to; whereupon,

Mr. Vancleve presented the draught of a bill, intitled, "An act for the relief

of Joseph Reading," which was read and ordered a second reading.

The speaker laid before the house a statement of debts and bonds as securities for the performance of the duties prescribed by "An act to authorize persons whose estates have been consiscated, or their legal representatives, to demand and receive all debts or fums of money which are due to this state in virtue of fuch confifcations," passed November 28, 1789, and the supplement thereto, passed November 26, 1792, accompanied by a letter from the treasurer, which were read and ordered be filed.

The engroffed bill, intitled, "An act to prevent the importation of convicts," was read and compared;

Refolved unanimoufly, That the fame do pass.

The engroffed bill, intitled, "An act for defraying fundry incidental charges," was read and compared;

Refolved unanimoufly, That the fame do pass.

Ordered, That the speaker do sign the same.

Ordered, That Mr. W. Wikoff do carry the faid bills to Council for concur-

The bill, intitled, "An act for the relief of the legatees named in the last

will and tellament of Samuel Lippincott, deceafed, late of the county of Burlington," was read a second time, debated and ordered to be engrossed.

Mr. W. Wikoff reported, that he had obeyed the order of the house.

The engroffed refolution expressive of the high sense which this house entertain of the conduct of the President of the United States, was read and compared:

Ordered, That the speaker do sign the same.

Ordered, That Mr. Berry do carry the fame to Council for concurrence.

The house adjourned till 3 o'clock, P. M.

The house met.

Mr. Berry reported, that he had obeyed the order of the house.

The engroffed bill, intitled, "An act for the relief of the legatees named in the last will and testament of Samuel Lippincott, deceased, late of the county of Burlington," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas.	Yeas.	Yeas.	Nays.
Mr. Berry,	Mr. French,	Mr. Van Duyn,	Mr. Bowen,
Mr. Biddle,	Mr. Harris,	Mr. DeVroom,	Mr. Condict,
Mr. Burrowes,	Mr. Hough,	Mr. Wade,	Mr. Hall,
Mr. Clement,	Mr. Moore,	Mr. Wallace,	Mr. Randolph,
Mr. Cobb,	Mr. Parret,	Mr. S. Wyckoff.	Mr. Sharps,
Mr. Coxe,	Mr. Smith,	•	Mr. Stillwill,
Mr. M'Cullough,	Mr. Southard,		Mr. Somers,
Mr. Dayton,	Mr. Speer,		Mr. Vancleve,
Mr. M'Dowell,	Mr. Terhune,		Mr. Welsh.

Ordered, That the speaker do sign the same.

Ordered, That Mr. Biddle do carry the faid bill to Council for concurrence.

The House of Assembly, sensibly affected by a recollection of the eminent fervices of George Washington, President of the United States, and desirous of diffusing among the citizens of this state a knowledge of the principles which have directed his administration,

Refolved, That the late excellent address of the President of the United

States is entitled to a place in the journals of this house.

Which address is as follows:

TO THE PEOPLE OF THE UNITED STATES.

FRIENDS & FELLOW-CITIZENS,

THE period for a new election of a citizen to administer the executive government of the United States being not for 110 government of the United States being not far distant, and the time actually arrived when your thoughts must be employed in designating the perfon who is to be cloathed with that important trust, it appears to me proper, especially as it may conduce to a more distinct expression of the public voice, that I should now apprife you of the resolution I have formed, to decline being confidered among the number of those out of whom a choice is to be made.

I beg you, at the same time, to do me the justice to be assured, that this refolution has not been taken without a strict regard to all the confiderations appertaining to the relation which binds a dutiful citizen to his country; and that, in withdrawing the tender of service which silence in my situation might imply, I am influenced by no diminution of zeal for your future interest; no deficiency of grateful respect for your past kindness; but am supported by a full conviction that the step is compatible with both.

The acceptance of, and continuance hitherto in the office to which your fuffrages have twice called me, have been a uniform facrifice of inclination to the opinion of ducy, and to a deference for what appeared to be your defire. I conftantly hoped, that it would have been much earlier in my power, confiftently with motives which I was not at liberty to difregard, to return to that retirement from which I had been reluctantly drawn. The strength of my resolution to do this, previous to the last election, had even led to the preparation of an address to declare it to you; but mature reslection on the then perplexed and critical posture of our affairs with foreign nations, and the unanimous advice of persons entitled to my confidence, impelled me to abandon the idea.

I rejoice that the state of your concerns, external as well as internal, no longer renders the pursuit of inclination incompatible with the sentiment of duty, or propriety; and am persuaded, whatever partiality may be retained for my services, that in the present circumstances of our country, you will not disapprove my determination to retire.

The impressions with which I first undertook the arduous trust, were explained on the proper occasion. In the discharge of this trust, I will only say, that I have, with good intentions, contributed towards the organization and administration of the government, the best exertions of which a very fallible judgment was capable. Not unconscious, in the outset, of the inferiority of my qualifications, experience in my own eyes, perhaps still more in the eyes of others, has strengthened the motives to dissidence of myself; and every day the increasing weight of years admonishes me more and more that the shade of retirement is as necessary to me as it will be welcome. Satisfied that if any circumstances have given peculiar value to my fervices, they were temporary, I have the consolation to believe, that while choice and prudence invite me to quit the political scene, patriotism does not forbid it.

In looking forward to the moment, which is intended to terminate the career of my public life, my feelings do not permit me to fufpend the deep acknowledgment of that debt of gratitude which I owe to my beloved country, for the many honours it has conferred upon me; still more for the stedfast considence with which it has supported me; and for the opportunities I have thence enjoyed of manifesting my inviolable attachment, by services faithful and perfevering, though in usefulness unequal to my zeal. If benefits have refulted to our country from these services, let it always be remembered to your praise, and as an instructive example in our annals, that under circumstances in which the passions, agitated in every direction, were liable to missead, amidst appearances fometimes dubious-viciflitudes of fortune often discouragingin fituations in which not unfrequently want of fuccefs has countenanced the fpirit of criticism—the constancy of your support was the essential prop of the efforts, and a guarantee of the plans by which they were effected .- Profoundly penetrated with this idea, I shall carry it with me to my grave, as a strong incitement to unceasing vows that Heaven may continue to you the choicest tokens of its beneficence—that your union and brotherly affection may be perpetual-that the free constitution, which is the work of your hands, may be

flamped with wisdom and virtue—that, in fine, the happiness of the people of these states, under the auspicies of liberty, may be made complete, by so careful a preservation and so prudent a use of this blessing as will acquire to them the glory of recommending it to the applause, the assection and the adoption of

every nation which is yet a stranger to it.

Here, perhaps, I ought to stop. But a solicitude for your welfare, which cannot end but with my life, and the apprehension of danger, natural to that solicitude, urge me, on an occasion like the present, to offer to your solemn contemplation, and to recommend to your frequent review, some sentiments, which are the result of much reslection, of no inconsiderable observation, and which appear to me all important to the permanency of your felicity as a people. These will be offered to you with the more freedom, as you can only see in them the disinterested warnings of a parting friend, who can possibly have no personal motive to bias his counsel. Nor can I forget, as an encouragement to it, your indulgent reception of my sentiments on a former and not diffimilar occasion.

Interwoven as is the love of liberty with every ligament of your hearts, no recommendation of mine is necessary to fortify or confirm the attachment.

The unity of government which constitutes you one people, is also now dear to you. It is justly so; for it is a main pillar in the edifice of your real independence, the support of your tranquility at home, your peace abroad; of your fafety; of your prosperity; of that very liberty which you so highly prize. But as it is easy to foresee, that from different causes and from different quarters, much pains will be taken, many artifices employed, to weaken in your minds the conviction of this truth; as this is the point in your political fortress against which the batteries of internal and external enemies will be most constantly and actively (though often covertly and insidiously) directed, it is of infinite moment that you should properly estimate the immense value of your national union to your collective and individual happiness; that you should cherish a cordial, habitual and immoveable attachment to it; accustoming yourselves to think and speak of it as of the palladium of your political fafety and prosperity; watching for its preservation with a jealous anxiety; discountenancing whatever may suggest even a suspicion that it can in any event be abandoned; and indignantly frowning upon the first dawning of every attempt to alienate any portion of our country from the rest, or to enfeeble the facred ties which now link together the various parts.

For this you have every inducement of fympathy and interest. Citizens, by birth or choice, of a common country, that country has a right to concentrate your affections. The name of AMERICAN, which belongs to you in your national capacity, must always exalt the just pride of patriotism more than any appellation derived from local discriminations. With slight shades of difference, you have the same religion, manners, habits and political principles. You have in a common cause fought and triumphed together; the independence and liberty you possess are the work of joint councils, and joint efforts, of common dangers, sufferings and successes.

But these considerations, however powerfully they address themselves to your sensibility, are greatly outweighed by those which apply more immediately to your interest—Here every portion of our country sinds the most commanding motives for carefully guarding and preserving the union of the whole.

The North, in an unrestrained intercourse with the South, protected by the equal laws of a common government, finds in the productions of the latter. great additional refources of maritime and commercial enterprife and precious materials of manufacturing industry. The South, in the same intercourse, benefiting by the agency of the North, fees its agriculture grow and its commerce expand. Turning partly into its own channels the feamen of the North, it finds its particular navigation invigorated:—and while it contributes, in different ways, to nourish and increase the general mass of the national navigation, it looks forward to the protection of a maritime strength, to which itfelf is unequally adapted. The East, in like intercourse with the West, already finds, and in the progressive improvement of interior communication, by land and water, will more and more find a valuable vent for the commodities which it brings from abroad, or manufactures at home. The West derives from the East supplies requisite to its growth and comfort—and what is perhaps of still greater confequence, it must of necessity owe the fecure enjoyment of indispentable outlets for its own productions to the weight, influence, and the future maritime strength of the Atlantic side of the union, directed by an indistible community of interest as one nation. Any other tenure by which the West can hold this effential advantage, whether derived from its own feparate strength, or from an apostate and unnatural connection with any foreign power, must be intrinfically precarious.

While then every part of our country thus feels an immediate and particular interest in union, all the parties combined cannot fail to find in the united mass of means and essorts greater strength, greater resource, proportionably greater security from external danger, a less frequent interruption of their peace by foreign nations;—and what is of inestimable value! they must derive from union an exemption from those broils and wars, between themselves, which so frequently afflict neighbouring countries not tied together by the same government; which their own rivalships alone would be sufficient to produce, but which opposite foreign alliances, attachments and intrigues would stimulate and embitter.—Hence likewise they will avoid the necessity of those overgrown military establishments which, under any form of government, are inauspicious to liberty, and which are to be regarded as particularly hostile to republican liberty; in this sense it is, that your union ought to be considered as a main prop of your liberty, and that the love of the one ought to endear to you the preservation of the other.

These considerations speak a persuasive language to every reslecting and virtuous mind, and exhibit the continuance of the union as a primary object of patriotic desire.—Is there a doubt whether a common government can embrace so large a sphere?—Let experience solve it. To listen to mere speculation in such a case were criminal. We are authorized to hope that a proper organization of the whole, with auxiliary agency of governments for the respective subdivisions, will assord a happy issue to the experiment. 'Tis well worth a fair and sull experiment. With such powerful and obvious motives to union, asserting all parts of our country, while experience shall not have demonstrated its impracticability, there will always be reason to distrust the patriotism of those who in any quarter may endeavour to weaken its bands.

In contemplating the causes which may disturb our union, it occurs as a matter of serious concern, that any ground should have been surnished for characterising parties by Geographical discriminations—Northern and Southern—Atlantic and Western: whence designing men may endeavour to excite a belief

that there is a real difference of local interests and views. One of the expedients of party to acquire influence, within particular districts, is to misrepresent the opinions and aims of other diffricts. You cannot flield vourfelves too much against the jealousies and heart burnings which spring from these misrepresentations: They tend to render alien to each other those who ought to be bound together by fraternal affection. The inhabitants of our western country have lately had a useful lesson on this head: They have seen, in the negociation by the executive, and in the unanimous ratification by the Senate, of the treaty with Spain, and in the universal satisfaction at that event throughout the United States, a decifive proof how unfounded were the fulpicions propagated among them of a policy in the general government and in the Atlantic states unfriendly to their interests in regard to the Mississippi: They have been witnesses to the formation of two treaties, that with Great-Britain and that with Spain, which fecure to them every thing they could defire, in respect to our foreign relations, towards confirming their prosperity. Will it not be their wifdom to rely for the prefervation of these advantages on the UNION by which they were procured? Will they not henceforth be deaf to those advisers, if such there are, who would sever them from their brethren and connect them with aliens?

To the efficacy and permanency of your union, a government for the whole is indifpenfable-No alliances, however strict, between the parts can be an adequate substitute; they must inevitably experience the infractions and interruptions which all alliances in all times have experienced. Senfible of this momentous truth, you have improved upon your first essay, by the adoption of a constitution of government better calculated than your former for an intimate union, and for the efficacious management of your common concerns. This government, the offspring of our own choice, uninfluenced and unawed, adopted upon full investigation and mature deliberation, completely free in its principles, in the diffribution of its powers, uniting fecurity with energy, and containing within itself a provision for its own amendment, has a just claim to your confidence and your support. Respect for its authority, compliance with its laws, acquiescence in its measures, are duties enjoined by the fundamental maxims of true liberty. The basis of our political systems is the right of the people to make and to alter their constitutions of government—But the constitution, which at any time exists, 'till changed by an explicit and authentic act of the whole people, is facredly obligatory upon all. The very idea of the power and the right of the people to establish government presupposes the duty of every individual to obey the established government.

All obstructions to the execution of the laws, all combinations and associations, under whatever plausible character, with the real design to direct, controul, counteract, or awe the regular deliberation and action of the constituted authorities, are destructive of this fundamental principle, and of fatal tendency. They serve to organize faction, to give it an artificial and extraordinary force—to put in the place of the delegated will of the nation, the will of a party, often a small, but artful and enterprizing minority of the community; and, according to the alternate triumphs of different parties, to make the public administration the mirror of the ill-concerted and incongruous projects of faction, rather than the organ of consistent and wholesome plans digested by common councils, and modified by mutual interests.

However combinations or affociations of the above description may now and then answer popular ends, they are likely in the course of time and things

to become potent engines, by which cunning, ambitious and unprincipled menwill be enabled to subvert the power of the people, and to usurp for themfelves the reins of government; destroying afterwards the very engines which have lifted them to unjust dominion.

Towards the prefervation of your government, and the permanency of your present happy state, it is requisite, not only that you speedily discountenance irregular oppositions to its acknowledged authority, but also that you resist with care the spirit of innovation upon its principles however specious the pretexts. One method of assault may be to effect in the forms of the constitution alterations which will impair the energy of the fystem, and thus to undermine what cannot be directly overthrown. In all the changes to which you may be invited, remember that time and habit are at least as necessary to fix the true character of governments, as of other human institutions—that experience is the furest standard, by which to test the real tendency of the existing constitution of a country—that facility in changes upon the credit of mere hypothesis and opinion, exposes to perpetual change, from the endless variety of hypothesis and opinion; and remember, especially, that for the efficient management of your common interests, in a country so extensive as ours, a government of as much vigour as is confistent with the perfect security of li-Liberty itself will find in such a government, with berty, is indifpenfable. powers properly distributed and adjusted, its furest guardian. It is, indeed, little else than a name, where the government is too feeble to withstand the enterprifes of faction, to confine each member of the fociety within the limits prescribed by the laws, and to maintain all in the secure and tranquil enjoyment of the rights of person and property.

I have already intimated to you, the danger of parties in the state, with particular reference to the founding of them on geographical discriminations. Let me now take a more comprehensive view, and warn you in the most solemn manner against the baneful effects of the spirit of party, generally.

This spirit, unfortunately, is inseparable from our nature, having its root in the strongest passions of the human mind.—It exists under different shapes in all governments, more or less stifled, controuled, or repressed; but in those of the popular form, it is seen in its greatest rankness, and is truly their worst enemy.

The alternate domination of one faction over another, sharpened by the spirit of revenge, natural to party dissention, which in different ages and countries has perpetrated the most horrid enormities, is itself a frightful despotism.—But this leads at length to a more formal and permanent despotism.—The disorders and miseries, which result, gradually incline the minds of men to seek security and repose in the absolute power of an individual; and sooner or later the chief of some prevailing faction, more able or more fortunate than his competitors, turns this disposition to the purposes of his own elevation, on the ruins of public liberty.

Without looking forward to an extremity of this kind (which neverthelets ought not to be entirely out of fight) the common and continual mischiess of the spirit of party are sufficient to make it the interest and duty of a wise people to discourage and restrain it.

It ferves always to distract the public councils and enfeeble the public administration. It agitates the community with ill-founded jealousies and false

narms; kindles the animofity of one part against another, soments occasionally riot and insurrection. It opens the door to foreign influence and corruption, which find a facilitated access to the government itself through the channels of party passions. Thus the policy and will of one country are subjected to the policy and will of another.

There is an opinion that parties in free countries are useful checks upon the administration of the government, and serve to keep alive the spirit of liberty. This within certain limits is probably true; and in governments of a monarchical cast, patriotism may look with indulgence, if not with favour, upon the spirit of party. But in those of the popular character, in governments purely elective, it is a spirit not to be encouraged. From their natural tendency, it is certain there will always be enough of that spirit for every salutary purpose. And there being constant danger of excess, the effort ought to be, by sorce of public opinion, to mitigate and assume it. A sire not to be quenched; it demands a uniform vigilance to prevent its bursting into a stame, lest, indead of warming it should consume.

It is important likewife, that the habits of thinking in a free country should inspire caution in those entrusted with its administration, to confine themselves within their respective constitutional spheres, avoiding in the exercise The fpirit of enof the powers of one department to encroach upon another. croachment tends to confolidate the powers of all the departments in one, and thus to create, whatever the form of government, a real despotism. estimate of that love of power, and proneness to abuse it, which predominates in the human heart, is fufficient to fatisfy us of the truth of this position. The necessity of reciprocal checks in the exercise of political power; by dividing and distributing it into different depositories, and constituting each the guardian of the public weal against invasions by the others, has been evinced by experiments ancient and modern; some of them in our country and under our own eyes. To preferve them must be as necessary as to institute them. in the opinion of the people, the distribution or modification of the constitutional powers be in any particular wrong, let it be corrected by an amendment in the way which the constitution defignates.—But let there be no change by usurpation; for though this, in one instance, may be the instrument of good, it is the customary weapon by which free governments are deftroyed.—The precedent must always greatly overbalance in permanent evil any partial or transient benefit which the use can at any time yield.

Of all the dispositions and habits which lead to political prosperity, religion and morality are indispensable supports. In vain would that man claim the tribute of patriotism, who should labor to subvert these great pillars of human happiness, these sirmest props of the duties of men and citizens. The mere politician, equally with the pious man, ought to respect and to cherish them. A volume could not trace all their connections with private and public felicity. Let it simply be asked, where is the security for property, for reputation, for life, if the sense of religious obligation desert the oaths, which are the instruments of investigation in courts of justice? And let us with caution indulge the supposition, that morality can be maintained without religion. Whatever may be conceded to the influence of refined education on minds of peculiar structure; reason and experience both forbid us to expect that national morality can prevail in exclusion of religious principle.

'Tis substantially true, that virtue or morality is a necessary spring of popular government. The rule indeed extends with more or less force to every

fpecies of free government. Who that is a fincere friend to it can look with indifference upon attempts to fliake the foundation of the fabric?

Promote, then, as an object of primary importance, institutions for the general diffusion of knowledge. In proportion as the structure of a government gives force to public opinion, it is effential that public opinion should be en-

As a very important fource of fireigth and fecurity, cherish public credit. One method of preferving it, is to use it as sparingly as possible; avoiding occasions of expense by cultivating peace; but remembering also that timely disbursements to prepare fordanger, frequently prevent much greater disbursements to repel it; avoiding likewise the accumulation of debt, not only by shunning occasions of expense, but by vigorous exertions in time of peace to discharge the debts which unavoidable war may have occasioned, not ungenerously throwing upon posterity the burthen which we ourselves ought to bear.—The execution of these maxims belongs to your representatives, but it is necessary that public opinion should co-operate.—To facilitate to them the performance of their duty, it is effential that you should practically bear in mind, that towards the payment of debts there must be revenue; that to have revenue there must be taxes; that no taxes can be devised which are not more or less inconvenient and unpleasant; that the intrinsic embarrassment inseparable from the felection of the proper objects (which is always a choice of difficulties) ought to be a decifive motive for a candid construction of the conduct of the government in making it, and for a spirit of acquiescence in the meafures, for obtaining revenue which the public exigences may at any time dictate.

Observe good faith and justice towards nations, cultivate Peace and Harmony with all; Religion and Morality enjoin this conduct; and can it be that good policy does not equally enjoin it? It will be worthy of a free, enlightened, and, at no diftant period, a great nation, to give to mankind the magnanimous and too novel example of a people always guided by an exalted justice and benevolence. Who can doubt that in the course of time and things the fruits of fuch a plan would richly repay any temporary advantages which might be lost by a steady adherence to it? Can it be, that Providence has not connected the permanent felicity of a nation with its virtue? The experiment, at least, is recommended by every fentiment which ennobles human

Alas! is it rendered impossible by its vices?

In the execution of such a plan, nothing is more effential than that permanent, inveterate antipathies against particular nations, and passionate attachments for others should be excluded; and that in place of them just and amicable feelings towards all should be cultivated. The nation, which indulges towards another an habitual hatred, or an habitual fondness, is in some degree a flave. It is a flave to its animofity or to its affection, either of which is fufficient to lead it aftray from its duty and its interest. Antipathy in one nation against another disposes each more readily to offer infult and injury, to lay hold of slight causes of umbrage, and to be haughty and intractable when accidental or trifling occasions of dispute occur. Hence frequent collisions, obstinate, envenomed and bloody contests. The nation, prompted by ill will and resentment, sometimes impels to war the Government, contrary to the best calculations of poli-The Government sometimes participates in the national propensity, and adopts, through passion, what reason would reject; at other times, it makes the animofity of the nation subservient to projects of hostility instigated by pride, ambition and other finister and permicious motives. The peace often, sometimes perhaps the liberty of nations has been the victim.

So likewife, a paffionate attachment of one nation for another produces a variety of evils. Sympathy for the favourite nation, facilitating the illusion of an imaginary common interest, in cases where no real common interest exists, and infufing into one the enmities of the other, betrays the former into a partheightion in the quarrels and wars of the latter, without adequate inducement or instification. It leads also to concessions to the favourite nation of privileges denied to others, which is apt doubly to injure the nation making the concefnons, by unnecessarily parting with what ought to have been retained; and by exciting jealoufy, ill will and a disposition to retaliate, in the parties from whom equal privileges are withheld; and it gives to ambitious, corrupted, or deluded citizens (who devote themselves to the favourite nation) facility to betray, or facrifice the interests of their own country, without odium, fometimes even with popularity; gilding with the appearances of a virtuous fense of obligation, a commendable deference for public opinion, or a laudable zeal for public good, the base or foolish compliances of ambition, corruption or infatuation.

As avenues to foreign influence-in innumerable ways, such attachments are particularly alarming to the truly enlightened and independent patriot. How many opportunities do they afford to tamper with domestic factions, to practice the arts of seduction, to missead public opinion, to influence or awe the public councils. Such an attachment of a small or weak, towards a great and powerful nation, dooms the former to be the satellite of the latter.

Against the infiduous wiles of foreign influence (I conjure you to believe me, fellow-citizens) the jealousy of a free people ought to be constantly awake; since history and experience prove that foreign influence is one of the most baneful foes of republican government. But that jealousy to be useful must be impartial; else it becomes the instrument of the very influence to be avoided, instead of a defence against it.—Excessive partiality for one foreign nation, and excessive dislike of another, cause those whom they actuate to see danger only on one side, and serve to veil and even second the arts of influence on the other.—Real patriots, who may resist the intrigues of the favourite, are liable to become suspected and odious; while its tools and dupes usurp the applause and considence of the people, to surrender their interests.

The great rule of conduct for us, in regard to foreign nations, is in extending our commercial relations, to have with them as little *political* connection as possible. So far as we have already formed engagements, let them be fulfilled with perfect good faith.—Here let us stop.

Europe has a fet of primary interests, which to us have none, or a very remote relation. Hence the must be engaged in frequent controversies, the causes of which are essentially foreign to our concerns. Hence, therefore, it must be unwise in us to implicate ourselves by artificial ties, in the ordinary vicisitudes of her politics, or the ordinary combinations and collisions of her friendships, or enmittees.

Our detached and distant situation invites and enables us to pursue a different course. If we remain one people, under an efficient government, the period is not far off when we may defy material injury from external annoyance; when we may take such an attitude as will cause the neutrality, we may at any time resolve upon, to be scrupulously respected; when belligerent nations,

under the impossibility of making acquisitions upon us, will not lightly hazard the giving us provocation; when we may choose peace or war, as our interest, guided by justice, shall counsel.

Why forego the advantages of so peculiar a situation? Why quit our own to stand upon foreign ground? Why, by interweaving our destiny with that of any part of Europe, entangle our peace and prosperity in the toils of European ambition, rivalship, interest, humour or caprice?

'Tis our true policy to steer clear of permanent alliances with any portion of the foreign world; so far, I mean, as we are now at liberty to do it; for let me not be understood as capable of patronising insidelity to existing engagements. I hold the maxim no less applicable to public than to private affairs, that honesty is always the best policy. I repeat it, therefore, let those engagements be observed in their genuine sense. But, in my opinion, it is unnecessary and would be unwise to extend them.

Taking care always to keep ourselves, by suitable establishments, on a respectable defensive posture, we may safely trust to temporary alliances for extraordinary emergencies.

Harmony, liberal intercourse with all nations, are recommended by policy, humanity, and interest. But even our commercial policy should hold an equal and impartial hand; neither feeking nor granting exclusive favours or preferences; consulting the natural course of things; diffusing and diversifying by gentle means the streams of commerce, but forcing nothing; establishing, with powers so disposed, in order to give trade a stable course, to define the rights of our merchants, and to enable the government to support them; conventional rules of intercourse, the best that present circumstances and mutual opinion will permit, but temporary, and liable to be from time to time abandoned or varied, as experience and circumstances shall dictate; constantly keeping in view, that 'tis folly in one nation to look for difinterested favours from another; that it must pay with a portion of its independence for whatever it may accept under that character; that by fuch acceptance, it may place itself in the condition of having given equivalents for nominal favours, and yet of being reproached with ingratitude for not giving more. can be no greater error than to expect, or calculate upon real favours from na-'Tis an illusion which experience must cure, which a just tion to nation. pride ought to discard.

In offering to you, my countrymen, these counsels of an old and affectionate friend, I dare not hope they will make the strong and lasting impression I could wish; that they will controul the usual current of the passions, or prevent our nation from running the course which has hitherto marked the destiny of nations: But if I may even slatter myself that they may be productive of some partial benefit, some occasional good; that they may now and then recur to moderate the sury of party spirit, to warn against the mischies of sorieign intrigues, to guard against the impostures of pretended patriotism; this hope will be a full recompense for the solicitude for your welfare, by which they have been dictated.

How far, in the discharge of my official duties, I have been guided by the principles which have been delineated, the public records and other evidences of my conduct must witness to you and to the world. To myself, the affurance of my conscience is, that I have at least believed myself to be guided by them.

In relation to the still subusting war in Europe, my proclamation of the 22d of April, 1793, is the index to my plan. Sanctioned by your approving voice and by that of your representatives in both houses of Congress, the spirit of that mensure has continually governed me; uninsuenced by any attempts to deter or divert me from it.

After deliberate examination, with the aid of the best lights I could obtain, I was well satisfied that our country, under all the circumstances of the case, had a right to take, and was bound in duty and interest, to take a neutral position. Having taken it, I determined, as far as should depend upon me, to maintain it, with moderation, perseverance and simmess.

The confiderations which respect the right to hold this conduct, it is not necessary on this occasion to detail. I will only observe, that according to my understanding of the matter, that right, so far from being denied by any of the belligerent powers, has been virtually admitted by all.

The duty of holding a neutral conduct may be inferred, without any thing more, from the obligation which justice and humanity impose on every nation, in onses in which it is free to act, to maintain inviolate the relations of peace and amity towards other nations.

The inducements of interest for observing that conduct will best be referred to your own resections and experience. With me, appredominant motive has been to endeavour to gain time to our country to settle and mature its yet recent institutions, and to progress without interruption, to that degree of strength and consistency, which is necessary to give it, humanly speaking, the command of its own fortunes.

Though in reviewing the incidents of my administration, I am unconscious of intentional error; I am nevertheless too sensible of my defects not to think it probable that I may have committed many errors. Whatever they may be, I fervently besech the Almighty to avert or mitigate the evils to which they may tend. I shall also carry with me the hope that my country will never cease to view them with indulgence; and that after forty-five years of my life dedicated to its service, with an upright zeal, the faults of incompetent abilities will be configued to oblivion, as myself must soon be to the mansions of rest.

Relying on its kindness in this as in other things, and actuated by that fervent love towards it, which is so natural to a man, who views in it the native still of himself and his progenitors for several generations; I anticipate with pleasing expectation that retreat, to which I promise myself to realize, without alloy, the sweet enjoyment of partaking, in the midst of my fellow-citizens, the benign influence of good laws under a free government—the ever savourite object of my heart, and the happy reward, as I trust, of our mutual cares, labours and dangers.

G. WASHINGTON.

UNITED STATES, 17th September, 1796.

The bill, intitled, "An act for the relief of Joseph Reading," was read a fe-

Mr. Sinnickson, from Council, informed the house that Council have concurred in the resolution empowering Gershom Craft to prepare an alphabetical index of the laws of this state passed subsequent to the edition of Wilson.

Mr. Stillwell, from the committee of civil claims, reported,

HAT the committee have examined the petition and papers of Yelles Bar-tholff, to them referred, and are of opinion that the petition is not supported by faid papers, and report that the prayer of the petition ought not to be granted.

By order of the committee,

JOSEPH STILLWELL.

To which the house agreed.

Mr. S. Wyckoff, from the committee to whom was referred the bill, intitled, "An act for the relief of Joseph Reading," reported the same with sundry amendments, which was read and recommitted to Messrs. Wade, Biddle and Southard.

The house adjourned till to-morrow morning, ten of the clock.

Thursday, November 17, 1796.

The house met.

Mr. Wade, from the committee to whom was referred the bill, intitled, "An act for the relief of Joseph Reading," reported the same with fundry amendments, which was read, and being further amended, was ordered to be engroffed.

Mr. Lambert, from Council, informed the house that Council have passed the bill, intitled, "An act for the support of the government of the state of New-Jerfey."

Mr. Lambert, from Council, returned the bill, intitled, "A fupplement to the act, intitled, "An act to build a toll-bridge over the river Raritan, at the city of New-Brunfwick," with fundry amendments, to which he requested the concurrence of this house; which bill, as amended, was read, and the amendments being read in their places were agreed to and the bill ordered to be reengroffed.

Mr. Kitchel, from Council, informed the house that Council have passed the bill, intitled, " An act for defraying fundry incidental charges."

The re-engroffed bill, intitled, "A fupplement to the act, intitled, "An act to build a toll-bridge over the river Raritan, at the city of New-Bruniwick," was read and compared;

Refolved, That the fame do pass.

Ordered, That the speaker do sign the same.

Ordered, That Mr. Burrowes do carry the said bill to the Council and acquaint them that the same is passed by this house with their amendments.

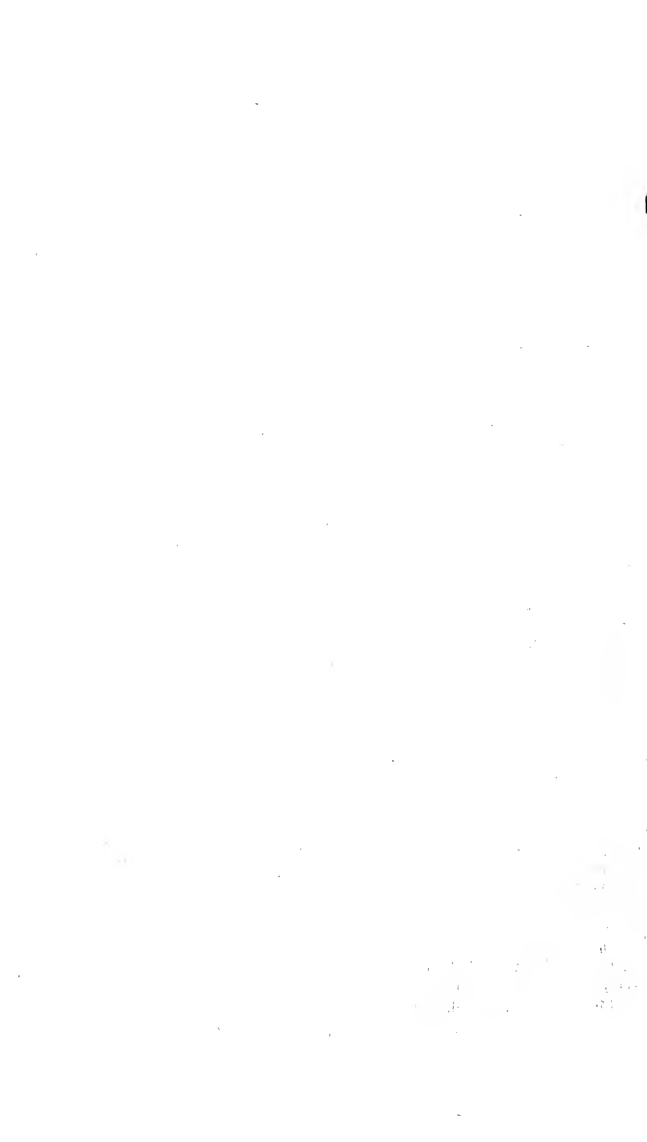
Mr. Ogden, from Council, informed the house that the resolution expressive of the attachment and approbation to the person and administration of the Prefident of the United States is unanimously concurred in by Council.

On motion,

Ordered, That the clerk of this house subscribe for two copies of the book proposed to be published, intitled, "The American Senator."

Mr. Burrowes reported, that he had obeyed the order of the houfe.

The house adjourned till the fourth Wednesday in January next.



Sames Van Duyn Efg! Genera.

V O T E S

A N D

PROCEEDINGS

OF THE

TWENTY-FIRST

GENERAL ASSEMBLY

OF THE

STATE

O F

NEW-JERSEY,

AT A SESSION BEGUN AT TRENTON ON THE TWENTY-FIFTH DAY OF OCTOBER, SEVENTEEN HUNDRED NINETY-SIX, AND CONTINUED BY ADJOURNMENTS.

BEING THE SECOND SITTING.

T R E N T O N:

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V O T E S

AND

PROCEEDINGS

OF THE

T W E N T Y - F I R S T

GENERAL ASSEMBLY

OF THE

STATE OF NEW-JERSEY.

TRENTON, January 25, 1797.

The house met.

RICHARD TOWNSEND, Elijah Townsend and Abijah Smith, returned as representatives for the county of Cape-May, for the remainder of the present session, agreeably to a warrant issued for that purpose, appeared in the house and produced the respective certificates of their election, which were read, approved and ordered to be filed; whereupon, being duly sworn and affirmed by the speaker, they took their seats in the house.

Ordered, That Mr. Berry do wait on the Council, and acquaint them that a quorum of the Assembly have this day met and proceeded to business.

Ordered, That Messrs. Wade, Biddle and Bowen, be a committee to examine the minutes of the last sitting, and report what business remains referred, or unfinished.

The speaker laid before the house the following answer from the President of the United States to the resolutions of the Legislature, passed at the last sitting.

To James Linn, vice-president of the Council, and J. H. Imlay, speaker of the House of Assembly of the state of New-Jersey.

GENTLEMEN,

I am truly sensible of the honor done me by the concurrent and unanimous resolutions of the Council and House of Assembly of the state of New-Jersey, passed the 15th and 16th instant, approving my conduct in the administration

of the government of the United States, and regretting my determination to retire from public life. They have also been pleased to express their acknowledgments for the sentiments contained in my late address to my fellow-citizens, which affection, respect, and solicitude for their lasting welfare, prompted me to lay before them. Such testimonies, while they manifest the kindness of the Council and Assembly, persuade me to believe that my services have been useful to my country, a consideration which will render their recollection dear to me to the latest period of my life.

Go: WASHINGTON.

United States, November 21, 1796.

Ordered, That the clerk furnish Mr. Day with a copy of the resolutions of the Legislature approving of the conduct of the President of the United States, with his answer, for publication.

The house adjourned till to-morrow morning, ten of the clock.

Thursday, January 26, 1797.

The house met.

A certificate of half-pay in favor of Henry Miles and Joyce, his wife, was read and referred to the committee of military claims.

Mr. Wade from the committee appointed to examine the minutes of the last sitting, and to report such business as stands referred, or remains unfinished, presented the following list of unfinished business.

1. A petition from the county of Suffex, praying for the benefit of a lottery,

ordered a fecond reading.

2. A bill, intitled, "An act for the relief of John Borton," referred to this

fitting.

3. The bill, intitled, "An act to raife the fum of fifteen thousand pounds for the year one thousand seven hundred and ninety-seven," ordered a second reading.

4. The report of Mr. Moore on the petition of Benajah Parvin of the 12th

November last, ordered a second reading.

5. The bill, intitled, "An act for the relief of Nicausie Kip," ordered a second reading.

6. A petition praying that a law may pass to divide Newton township, in

Suffex county, ordered a fecond reading.

7. The petition of Jacobus Post and the report of Mr. Southard thereon, of the 24th February last, ordered a second reading.

8. The petition from the members of the methodist church at Shrewsbury

for a lottery, ordered a fecond reading.

9. The report of Mr. Burrowes on the application of the stage proprietors and others of the 9th November last, ordered a second reading.

10. The bill, intitled, "An act the better to promote the impartial adminif-

tration of justice," postponed.

- 11. The petition from Dover, in Monmouth county, for a lottery, ordered a fecond reading.
- 12. The letter from the governor, inclosing a letter from the fecretary of the treasury of the United States, ordered a fecond reading.

13. The report of Mr. Wade, of the 7th of November last, on the memorials from Cumberland, ordered a fecond reading.

14. The bill, intitled, "A supplement to an act, intitled, "An act to incorporate a part of the township of Trenton, in the county of Hunterdon," ordered a fecond reading.

15. The bill, intitled, "An act for appointing commissioners to make sale of property belonging to this state in the stock of the society for establishing

useful manufactures," postponed.

16. The bill, intitled, "A supplementary act to the act, intitled, "An act to empower the governor of this state to incorporate a company to build a tollbridge over Rancocus Creek," ordered a fecond reading.

17. Several petitions from Salem about the road from Road's-Town to Wood-

bury, ordered a fecond reading on the fecond Friday of this fitting.

18. The bill, intitled, "A supplement to the act, intitled, "An act to enable the owners and possessors of the meadows, swamp, and low-lands on the river Passaick and its several branches, between the Little Falls and the mill-dam at Chatham, to break up the reefs near faid falls, and to dig canals for the more effectual draining faid lands, and to raife money for that purpose.

19. The bill, intitled, "An act for the relief of Joseph Reading," was order-

ed to be engroffed.

20. The bill, intitled, "An act to direct a mode for the settlement of the accounts of Kenneth Hankinson, esquire, late collector of the county of Monmouth," ordered a fecond reading.

21. The bill, intitled, "An act to appoint commissioners to clear out and remove the obstructions in Rahway-River, from the bridge near the house of John Meeker to the bridge above the land of William Reeves," postponed.

22. The bill, intitled, "An act for the relief of infolvent debtors," referred

to this fitting.

23. The bill, intitled, "A supplement to the act, intitled, "An act to lay out a road on the foutherly fide of Cohanfey-Creek, in the county of Cumberland, and to establish a ferry across the said creek, from the town of Greenwich to the faid road," passed 28th June, 1766, referred to this sitting.

24. The bill intitled, "An act to authorize William Kemble and Zerobabel Gaskell to build, erect and maintain a dam and grist-mill on a branch of the Dividing-Creeks called Folly-Run, in the township of Downs, in the county of Cumberland," referred to be read on the third Wednesday of this sitting.

25. The bill, intitled, "An act to regulate the election of members of the Legislative-Council and General Assembly, sheriss and coroners in this state,"

referred to this fitting.

26. The bill, intitled, "An act giving relief to creditors where prisoners for

debt escape or die.

27. The bill, intitled, "An act to prevent gaming," ordered a fecond reading.

28. The bill, intitled, "An act concerning inns and taverns," ordered a fecond reading.

29. The bill, intitled, "An act to empower the governor of this state to incorporate a company to improve the navigation of the fouth branch of Great-Timber-Creek, in the county of Gloucester," was ordered to be engrossed.

30. The bill, intitled, "An act for improving the navigation of Alloway's-

Creek in the county of Salem," referred.

31. The bill, intitled, "An act for procuring an accurate map of the state," ordered a fecond reading,

32. The bill, intitled, "An act for constituting and supporting schools of education throughout the state," ordered a second reading.

33. The bill, intitled, "An act concerning obligations and to enable mutual

dealers to discount," ordered a second reading.

34. The bill, intitled, "An act concerning apprentices and fervants," ordered a fecond reading.

35. The bill, intitled, "An act respecting flaves," ordered a second reading.

By order of the committee,

JONAS WADE.

Ordered, That the faid report do lie on the table.

Sundry petitions from prisoners confined in gaol for debt, were read, praying the Legislature to pass a law for the relief of infolvent debtors;

Ordered, That the same be read a second time with the bill for the relief of

infolvent debtors.

On motion,

Ordered, That the treasurer be directed to lay before this house a state of the monies in the treasury and of the debts due from this state.

Mr. Berry reported, that he had obeyed the order of the house.

The report of Mr. Wade, of unfinished business, was taken up;

The paper therein, marked No. 1, was read and dismissed.

Mr. Ogden, from Council, informed the house that a sufficient number of members of Council had met and proceeded to business.

The house adjourned till 3 o'clock P. M.

The house met.

Mr. Parret attended and took his feat.

The paper in the report of unfinished business, marked No. 8, was read and dismissed.

The petition from Jacobus Post, and the report thereon, with the papers accompanying the same were read a second time;

Ordered, That the petitioner have leave to present a bill to answer the pray-

er of his petition.

The petition from a number of the inhabitants of the township of Newton, in the county of Sussex, praying that a law may be passed to direct a division of the said township, was read a second time;

Ordered, That leave be given to present a bill, on previously advertising the purport of the bill, and the time when the same shall be presented, for at least

ten days, in three of the most public places in the said township.

Mr. Ward, agreeably to leave given, prefented the draught of a bill, intitled "An act to incorporate into a township a part of the townships of Saddle-River and Franklin, in the county of Bergen;" which bill was read and ordered a fecond reading.

The bill, intitled, "An act for the relief of John Borton," was read a fecond time, and the confideration thereof postponed, to be read with the bill for the relief of infolvent debtors.

The bill, intitled, "An act the better to promote the impartial administration of justice," was read a second time, debated and ordered to be engrossed.

The petition from the methodist church at Shrewsbury, praying for the benefit of a lottery, was read and dismissed.

The petition from fundry inhabitants of the township of Dover, in the county of Monmouth, praying the benefit of a lottery to raife one thousand dollars for the purpose of building a church and school-house, was read a second time and dismissed.

The letter from his excellency the governor, inclosing a letter from the fecretary of the treasury of the United States, was read a second time and committed to Messrs. DeVroom, Condict and Dayton.

The house adjourned till to-morrow morning ten of the clock.

Friday, January 27, 1797.

The house met.

Mr. Beardslee, from Council, informed the house that Council had passed the bill, intitled, "An act to suppress fairs," without amendment.

The engroffed bill, intitled, "An act for the relief of Joseph Reading," was read and compared;

Resolved unanimously, That the same do pass.

Ordered, That the speaker do sign the same.

Ordered, That Mr. Biddle do carry the said bill to Council for concurrence.

The bill, intitled, "An act appointing commissioners to make sale of property belonging to this state in the stock of the society for establishing useful manufactures," was read a fecond time and referred to the next fitting.

The bill, intitled, "An act to appoint commissioners to clear out and remove the obstructions in Rahway-River, from the bridge near the house of John Meeker to the bridge above the land of William Reeves," was read a fecond time, debated and ordered to be engroffed.

The bill, intitled, "An act to regulate the election of members of the Legislative-Council and General Assembly, sheriffs and coroners in this state," was read a fecond time, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till three o'clock P. M.

The house met.

The house resumed the consideration of the bill, intitled, "An act to regulate the election of members of the Legislative-Council and General Assembly, sheriffs and coroners in this state, and after some time spent thereon.

Ordered, That the faid bill be committed to Meffrs. Vancleve, Southard and

Mr. Vancleve, from the committee appointed to confult with proper artizans and report their opinion as to the fize and construction of a building for the confinement and employment of convicts, and make an estimate of the

probable expense thereof, reported,

HAT they have consulted a mechanic, and a part of the committee, with the said mechanic, viewed the penitentiary prison in Philadelphia, and are of opinion, that it will be proper for this state to erect a building for the purpose of carrying into effect the law for the punishment of crimes, of the following fize and construction, viz. For the accommodation of the prisonkeeper and his affistants, a house about 42 feet by 46, two stories high, besides the ground story or cellar, with a piazza on the back-side next to the yard, and in view thereof; and for the accommodation of the prisoners, their confinement and employment, there be a wing at each end of the faid house, the one about 70 feet long, the other about 55, and each about 30 feet wide, and two stories high besides the ground story, the upper rooms of which to be arched over-head; that there be a separate building sufficient for two cells, for solitary confinement; that the yard, confisting of a space of three hundred feet in length and two hundred and fifty in breadth, be enclosed with a stone wall twelve feet high, a plan or draught of which the committee submit to the house for their inspection; the expense of which is estimated at between four and five thousand pounds. Your committee further observe, that although the plan above proposed for the confinement and employment of the prisoners is small, yet, perhaps, sufficient for the present exigencies of the state, and, if not, the wings of the building may be extended to a fufficient length without any inconvenience or more additional expense than at present would be requir-Your committee further observe, that, in their opinion, it will be necessary to purchase a lot of land, about two acres and a half, for the above purpose, and they take the liberty to recommend that a committee be appointed to view the ground and obtain conditions from the proprietor thereof for purchasing the fame.

By order of the committee,

BENJAMIN VANCLEVE.

Ordered, That the faid report be read a fecond time.

The bill, intitled, "An act to prevent gaming," was read a fecond time, debated and ordered to be engroffed.

The bill, intitled, "An act giving relief to creditors where prisoners for debt escape or die," was read a second time, debated and ordered a third reading.

The house adjourned till to-morrow morning ten of the clock.

Saturday, January 28, 1797.

The house met.

Mr. Stillwell attended and took his feat.

Mr. Dayton, from the committee to whom was referred the petition of Catharine Stockton, administratix, &c. of Samuel Witham Stockton, esquire, deceased, presented the draught of a bill, intitled, "An act concerning the real estate of Samuel Witham Stockton, late of the county of Hunterdon, esquire, deceased;" which bill was read and ordered a second reading.

A petition from Peter Wintermute and Jacob Savekool, administrators, &c. of Jacob Smith, deceased, praying leave to present a bill to authorize some person or persons to complete certain contracts entered into by the deceased, relative to his real estate, was read and ordered a second reading.

The report of Mr. Vancleve of yesterday was read a second time and agreed

to; whereupon,

Ordered, That Messrs. Stillwell, Hough and Cobb be a committee to confer with the proprietors of the land where it is proposed to erect the house of cor-

rection, and to report on what terms the lands required for the building may be had.

The bill, intitled, "An act concerning inns and taverns," was read a fecond time and committed to Messrs. Dayton, Clement and Condict.

Mr. Outwater, from Council, informed the house that Council had passed the bill, intitled, "An act to prevent the importation of convicts into this state," without amendment.

The engrossed bill, intitled, "An act to empower the governor of this state to incorporate a company to improve the navigation of the south branch of Great-Timber-Creek, in the county of Gloucester," was read and compared;

Resolved unanimously, That the same do pass. Ordered. That the speaker do sign the same.

Ordered, That the speaker do sign the same.
Ordered, That Mr. Bowen do carry the said bill to Council for concurrence.

The house adjourned till three o'clock P. M.

The house met.

Mr. Moore attended and took his feat.

The bill, intitled, "An act giving relief to creditors where prisoners for debt escape or die," was read a third time;

Refolved unanimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Burrowes do wait on the Council and acquaint them that the same is passed by this house without amendment.

Mr. Condit, from Council, informed the house that Council had passed the bill, intitled, "An act for the relief of Jacob VanHouten," without amendment.

The members withdrew to attend a joint-meeting, and being returned, the speaker refumed the chair, and then

The house adjourned till Monday morning ten of the clock.

Monday, January 30, 1797.

The house met.

Mr. Bowen reported, that he had obeyed the order of the house.

A petition from Lenah Stillwell, praying that her late husband's estate, which was confiscated, may be returned to her, was read and dismissed.

The engrossed bill, intitled, "An act to prevent gaming," was read and compared;

Resolved, That the same do pass.

Ordered, That Mr. Clement do carry the faid bill to Council for concurrence.

Mr. Burrowes reported, that he had obeyed the order of the house.

A petition from Elizabeth Fraunces, widow of Samuel Fraunces, praying, for reasons therein contained, that a part of her late husband's estate, which was forseited to and vested in the state, may be returned to her, was read and dismissed.

The house resumed the consideration of the bill, intitled, "An act to direct a mode for the settlement of the accounts of Kenneth Hankinson, esquire, late collector of the county of Monmouth," and after having gone through the said bill,

Ordered, That the same be engrossed.

The speaker laid before the house a statement of the monies in the treasury and of the debts due from this state, surnished by the treasurer agreeably to the order of the house, which was read and committed to Messrs. DeVroom, Condict and Dayton.

Mr. Clement reported, that he had obeyed the order of the house.

Messrs. Stillwell, Hough and Cobb having been appointed a committee to conser with the proprietors of the lands on which it is proposed to erect the house of correction, and to report on what terms the same may be had,

Ordered, That Mr. Cobb do wait on the Council and request them to appoint a committee to join the committee of this house for that purpose.

Mr. Randolph, from Council, informed the house that Council have passed the bill, intitled, "An act to direct the treasurer of this state to pay a certain sum of money to the legal representatives of Joseph Stenyard, deceased, without amendment.

The report of Mr. Burrowes on the application of the stage proprietors and others of the 9th of November last, was read a second time and committed to Messrs. Burrowes, DeVroom and Cobb.

Mr. Walton, from Council, informed the house that the bill, intitled, "An act for the relief of the legatees named in the last will and testament of Samuel Lippencott, deceased, late of the county of Burlington," is passed by Council without amendment.

Mr. Black, from Council, informed the house that the bill, intitled, "An act for the relief of Samuel Pleasants," is passed by Council without amendment.

The bill, intitled, "An act concerning obligations and to enable mutual dealers to discount," was read a second time;

Ordered, That the consideration thereof be postponed until to-morrow.

The bill, intitled, "An act respecting apprentices and servants," was read a second time;

Ordered, That the further confideration thereof be postponed until Thursday next.

The bill, intitled, "An act respecting flaves," was read a second time; Ordered, That the further consideration thereof be postponed until Friday next.

Mr. Cox, with leave, prefented the draught of a bill, intitled, "An act to provide for the distribution of the laws, votes and proceedings of the Legislature throughout the state;" which was read and ordered a second reading.

Mr. Stillwell, with leave, prefented the draught of a bill, intitled, "A supplement to the act, intitled, an act concerning acknowledging deeds in the colony of New-Jersey, and declaring how the estate or right of a *seme covert* may be conveyed or extinguished;" which was read and ordered a second reading.

Mr. Cobb reported, that he had obeyed the order of the house.

The house adjourned till three o'clock P. M.

The house met.

The speaker laid before the house a letter from the treasurer, stating the nocessity of passing a law to authorize him to draw the interest and part of the principal of the debt due from the United States to this state, which was read and referred to Meffrs. DeVroom, Condict and Dayton.

Mr. Cooper, from Council, prefented a bill, intitled, "An act declaring when the death of persons absenting themselves shall be presumed," to which he requested the concurrence of this house; which bill was read and ordered a fecond reading.

The report of Mr. Moore, on the petition of Benajah Parvin, was read a fecond time, the report agreed to and leave given to prefent a bill to answer the prayer of the petitioner.

A petition from David Bertron, praying that if an act for the relief ofinfolvent debtors should be passed it may not relieve Abraham Covenhoven, was read and ordered a fecond reading with the infolvent bill.

Mr. Berry, agreeably to leave given, and on behalf of the petitioner, prefented the draught of a bill, intitled, "An act for the relief of Jacobus Post;" which bill was read and ordered a fecond reading.

The bill, intitled, "An act declaring when the death of perfons abfenting themselves shall be presumed," was read a second time and ordered a third

Mr. Corson, from Council, informed the house that Council have passed the bill, intitled, "An act to enable the owners and possessors of meadow lying on the north branch of Penfawkin-Creek, in the county of Burlington, to rebuild and maintain a bank, dam and necessary water-works for stopping the tide out of the faid creek, and to keep the water-course thereof open and clear," without amendment.

The bill, intitled, "An act for the relief of infolvent debtors," referred to

this fitting, was taken into confideration; whereupon,

Sundry petitions from prisoners confined for debts, praying the benefit of an act for the relief of infolvent debtors, and petitions against the passing an act, were read ;

Ordered, That the further confideration thereof be postponed.

Mr. Lambert, from Council, informed the house that the bill, intitled, "An act to confirm and establish the testament and last will of Robert Lewis, deceased," is passed by Council without amendment.

Mr. Biddle, agreeably to leave given, and on behalf of the petitioners, prefented the draught of a bill, intitled, "A supplement to the act, intitled, "An act to constitute and make Crosswicks-Creek a good and lawful fence from the place known by the name of Watfon's-Ferry, down to the mouth of the fame," passed at Burlington, June the twentieth, seventeen hundred and sixty-sive; which bill was read, whereupon,

A petition was presented by Robert Pearson in opposition to the passing of

the faid bill, which was also read.

Ordered, That the faid bill be read a fecond time on Monday next, at which time the parties may be heard for and against the propriety of passing the

Mr. Kitchel, from Council, informed the house that Council have appointed Messrs. Kitchel, Black and Condit a committee, on the part of Council, to join a committee of the House of Assembly, for the purpose of conferring with the proprietors of the lands on which it is proposed to erect the house of correction, and to report on what terms they may be had.

Mr. Sinnickson, from Council, informed the house that the bill, intitled, "An act concerning a certain body of meadow, swamp and cripple, situate in the township of Woolwich, in the county of Gloucester," is passed by Council without amendment.

The house adjourned till to-morrow morning ten of the clock,

Tuesday, January 31, 1797.

The house met.

A petition from John White, George Bullock and Caleb Smith Green, praying a repeal of fo much of the act, intitled, "An act to enable the owners and proprietors of the meadows lying on the two runs called and known by the names of Sandy-Run and Shippatauken-Run, or the Eight-mile-Run, in Maidenhead, in the county of Hunterdon, to clear, widen and enlarge the faid runs, or fuch parts thereof, and cut fuch ditches as may be necessary effectually to drain and carry the water off the fame," and also a repeal of so much of the act, intitled, "An act for the relief of Thomas Tindal and James Clark, the younger, and other purposes therein mentioned," as respects or affects the property of them, was read;

Ordered, That the petitioners have leave to present a bill on Friday the tenth of February next, on previously advertising their intention of presenting such a bill in three of the most public places in the township of Maidenhead for at least one week previous to that time.

A petition from the administrators, heirs and creditors of Joseph Gaston, late of Bedminster, in the county of Somerset, deceased, praying that a law may be passed to authorize some person, on the part of the estate of the said deceased, to complete certain contracts entered into by the said deceased, was read and ordered a second reading.

Mr. Ogden, from Council, informed the house that the bill, intitled, "An act to authorize William Taylor to sue for and recover the residue of the forfeited estate of John Williams," is rejected by Council.

Agreeably to the order of the day, the house resumed the consideration of the bill, intitled, "An act concerning obligations and to enable mutual dealers to discount," and after some time spent thereon,

Ordered That the faid bill be committed to Messrs. Wade, Moore and Southard.

The engroffed bill, intitled, "An act to promote the impartial administration of justice," was read and compared;

On the question, Whether the same do pass? It was carried in the affirmative, as follows:

Yeas.	Yeas.	Yeas.	Nays.	Nays.
Messrs. Berry,	Randolph,		Messrs. Biddle,	Hough,
Burrowes,	Sharps,	VanDuyn,		Moore,
Condict,	P. Smith,	DeVroom,	Clement,	Parret,
M'Cullough,	Somers,	Wade,	Cobb,	A. Smith,
Dayton,	Southard,	Ward,	Coxe,	E. Townsend,
M'Dowell,	Speer,	Welth,	French,	Wallace,
Harris,	Terhune,	W. Wickoff	f. Hall,	S. Wyckoff.
Morgan,	•			

Ordered. That the speaker do sign the same.

Ordered, That Mr. McCullough do carry the faid bill to the Council for concurrence.

The engroffed bill, intitled, "An act to appoint commissioners to clear out and remove the obstructions in Rahway-River, from the bridge near the house of John Meeker to the bridge above the land of William Reeves," was read and compared;

Resolved unanimously, That the same do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Dayton do carry the faid bill to the Council for concurrence.

The engrossed bill, intitled, "An act to direct a mode for the settlement of the accounts of Kenneth Hankinson, esquire, late collector of the county of Monmouth," was read and compared;

Refolved, That the fame do pass.

Ordered, That the speaker do sign the same.

Ordered, That Mr. M'Dowell do carry the faid bill to Council for concurrence.

The bill, intitled, "An act for the relief of Jacobus Post," was read a second time and dismissed.

Mr. Beardslee, from Council, informed the house that Council have rejected the bill, intitled, "An act to enable the inhabitants of the townships in the several counties of this state to repair their highways by hire."

The house adjourned till three o'clock P. M.

The house met.

The bill, intitled, "An act to provide for the distribution of the laws, votes and proceedings of the Legislature," was read a second time and committed to Meters. Condict, Coxe and Hall.

A certificate in favor of Rachel Stivers, widow of Samuel Stivers, for the amount of the half-pay of her late husband, who died in the service of the United States, was read and committed to the committee of military claims.

Mr. Outwater, from Council, prefented a bill, intitled, "An act to prevent the use of spiritous liquors at vendues;" which bill was read and ordered a fecond reading.

Mr. Condit, from Council, informed the house that Council have passed the warrant of half-pay in favor of Sarah Dorum, late Sarah Githens.

Mr. Randolph, from Council, informed the house that Council have passed the bill, intitled, "An act for the relief of Joseph Reading," without amendment.

The house resumed the consideration of the bill, intitled, "An act for the relicf of infolvent debtors," and after fome time fpent thereon,

Ordered, That the further confideration thereof be postponed.

Mr. Dayton, Mr. M'Dowell and Mr. M'Cullough reported, that they had obeyed the order of the house.

The house adjourned till to-morrow morning ten of the clock.

Wednesday, February 1, 1797.

The house met.

Mr. burrowes, from the committee to whom was referred the report of Mr. Burrowes on the application of the stage proprietors and others, of the 9th of

November last, reported as follows:

HAT, in the opinion of your committee, the law for raising a revenue from certain stages, ferries and taverns, ought not to be repealed, but reduced one fourth, and that one fourth of the revenue arising from the stages be appropriated to the repairs of the stage road.

By order of the committee,

STEPHEN BURROWES.

Ordered, That the faid report be read a fecond time.

The petition from the administrators, heirs and creditors of Joseph Gaston, read yesterday, was read a second time and leave given to present a bill agree-

ably to the prayer of the petitioners, whereupon,

Mr. Southard prefented a bill, intitled, "An act authorizing certain trustees therein named to fulfil a certain contract entered into by Joseph Gaston, late of the county of Somerset, deceased, with Christian Wireman, of the state of Pennsylvania, and for other purposes therein mentioned;" which bill was read and ordered a second reading.

The bill, intitled, "An act to prevent the use of spiritous liquors at vendues," was read a second time and committed to Messrs. Van Duyn, M'Dowell and Parret.

The bill, intitled, "An act to incorporate into a township, a part of the townships of Saddle-River and Franklin, in the county of Bergen," was read a fecond time, debated and ordered to be engrossed.

Mr. DeVroom, from the committee to whom was referred the bill, intitled, "An act for constituting and supporting schools of education throughout the state," reported the same with sundry amendments and the following title, "An act for the establishment of schools;" which bill was read;

Ordered, That the further confideration thereof be postponed until the 9th

instant, and that the same be printed for the consideration of house.

Mr. Dayton, with leave, and in behalf of the petitioners, presented the draught of a bill, intitled, "An act to authorize the owners and possessors of certain falt-marsh in Rahway Meadows, in the county of Essex, to erect a cause-way and keep the same in repair;" which bill was read and ordered a second reading.

On motion,

Ordered, That Messrs. Ward, Wm. Wikoss and P. Smith, be a committee to prepare and present a bill for defraying incidental charges.

The bill, intitled, "An act to raise the sum of fifteen thousand pounds, for the year one thousand seven hundred and ninety-seven," was read a second time, debated and ordered to be engrossed.

The house adjourned till three o'clock P. M.

The house met.

The bill, intitled, "An act authorizing certain trustees therein named to fulfil a certain contract entered into by Joseph Gaston, late of the county of Somerset, deceased, with Christian Wireman, of the state of Pennsylvania, and for other purposes therein mentioned," was read a second time, debated and ordered to be engrossed.

A petition from Somerset county, praying that a law may pass to regulate the fishing in Raritan-River and its branches, was read and committed to Messrs. DeVroom, McCullough and A. Smith.

A petition from fundry inhabitants of the county of Burlington, praying that a law may pass, appointing commissioners to lay a straight road from Burlington to Bordentown, with a petition in opposition thereto, was read and leave given to present a bill on Monday the 20th of February instant, at which time the parties may be heard before the house.

Mr. Dayton, from the committee to whom was referred the adjudication of the court of quarter fessions of the county of Hunterdon, in favor of Hannah Henry, late Hannah Dumont, widow of Major Edward Dumont, in colonel Hankinson's regiment of Sussex militia, reported;

HAT she is entitled to the half-pay of her late husband, Edward Dumont, from the time of his decease to the time of her marriage with her prefent husband, Arthur Henry, to wit; from the first day of September, 1776,

to the fourth day of January, 1780.

By order of the committee, ELIAS DAYTON.

Ordered, That the faid report be read a fecond time.

A petition from Sarah Bunner, praying, for reasons therein contained, that the bill, intitled, "An act to authorize William Kemble and Zerobable Gaskell to build, erect and maintain a dam and grist-mill on a branch of the dividing creeks called Folly-Run, in the township of Downs, in the county of Cumberland," was read and ordered a second reading.

A petition praying commissioners may be appointed by law to lay out and open a public road between Burlington and Mount-Holly, with a petition in opposition thereto, was read and leave given to present a bill on Monday the 20th of February instant, at which time the parties may be heard before the house.

The bill, intitled, "An act authorizing certain trustees therein named to fulfil a certain contract entered into by Joseph Gaston, late of the county of Somerset, deceased, with Christian Wireman, of the state of Pennsylvania, and for other purposes therein mentioned," was read a second time, debated and ordered to be engrossed.

The house refumed the confideration of the bill, intitled, "An act for the relief of infolvent debtors," and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The engrossed bill, intitled, "An act authorizing certain trustees therein named to fulfil a certain contract entered into by Joseph Gaston, late of the county of Somerset, deceased, with Christian Wireman, of the state of Penn-sylvania, and for other purposes therein mentioned," was read and compared;

On the question, Whether the same do pass? It was carried in affirma-

tive, as follows:

Yeas. Mr. Berry, Mr. Bowen, Yeas. Mr. Burrowes, Mr. Cobb, Yeas. Mr. Condict, Mr. Coxe,

Yeas.	Yeas.	Navs.
Mr. M'Cullough,	Mr. P. Smith,	Mr. Biddle,
Mr. Dayton,	Mr. Somers,	Mr. Clement,
Mr. M'Dowell,	Mr. Southard,	Mr. Hough,
Mr. French,	Mr. Speer,	Mr. Terhunc.
Mr. Hall,	Mr. E. Townsend,	
Nr. Harris,	Mr. R. Townfend,	
Mr. Moore,	Mr. Vancleve,	
Mr. Morgan,	Mr. VanDuyn,	
Mr. Parret,	Mr. Wade,	
Mr. Randolph,	Mr. Wallace,	
Mr. Sharps,	Mr. S. Wyckoff.	
	Mr. S. Wyckoff.	

Ordered, That the speaker do sign the same. Ordered, That Mr. French do carry the faid bill to the Council for concurrence.

The house adjourned till to-morrow morning ten of the clock.

Thursday, February 2, 1797.

The house met.

The engroffed bill, intitled, "An act to incorporate into a township a part of the townships of Saddle-River and Franklin, in the county of Bergen," was read and compared;

Resolved unanimously, That the same do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Hall do carry the faid bill to Council for concurrence.

The engroffed bill, intitled, "An act to raise the sum of fifteen thousand pounds for the year one thousand seven hundred and ninety-seven," was read and compared;

Refolved unanimoufly, That the same do pass.

Ordered, That the speaker do sign the same.

Ordered, That Mr. Harris do carry the said bill to the Council for concur-

Agreeably to the order of the day, the house resumed the consideration of the bill, intitled, " An act respecting apprentices and servants," and after some time fpent thereon,

Ordered, That the faid bill be committed to Messrs. Stillwell, Biddle and

Burrowes.

A petition from fundry inhabitants of the county of Monmouth, praying that the law may be so altered that no preference may be given to creditors where a person dies and has not competent estate to pay the debts due therefrom, was read and ordered a fecond reading.

The house adjourned till three o'clock P. M.

The house met.

Mr. Walton, from Council, prefented the bill, intitled, " An act to empower Robert Emley and Joseph King to fulfil certain contracts and agreements made and entered into by John Emley, deceased, relative to the sale of lands, and to fell and convey the real estate of the said John Emley," with the amendments made thereto by Council, to which he requested the concurrence of this house; which bill was read and the amendments being read in their places, Ordered, That the same be read a second time.

The house adjourned till to-morrow morning ten of the clock.

Friday, February 3, 1797.

The house met.

Mr. Dayton, from the committee to whom was referred the petition of William Finley, reported as follows:

HAT it appears the fituation of the faid William Finley is peculiarly hard and diffreshing, in having received so great a number of wounds in the service of his country, therefore, they beg leave to recommend to the house to make such provision for him as they may judge proper and reasonable, agreeably to the prayer of his petition.

By order of the committee, ELIAS DAYTON.

Which report was read and ordered a fecond reading.

A petition from the Indians at Brotherton, praying that their estate at Brotherton may be disposed of, and that they may be enabled from the proceeds thereof to remove to their brethren in the state of New-York, was read and referred to Messrs. Hough, French and E. Townsend.

The bill, intitled, "An act to empower Robert Emley and Joseph King to fulfil certain contracts and agreements made and entered into by John Emley, deceased, relative to the sale of lands, and to sell and convey the real estate of the said John Emley," with the amendments made thereto by Council, was read, the amendments agreed to, and the bill ordered to be re-engrossed.

A petition from Henry Waddell, stating a demand against the state for cattle taken for the army, by the contractor of Monmouth county, in the course of the war with Great Britain, was read and referred to the committee of civil claims.

The bill, intitled, "An act to authorize the owners and possessor certain falt-marsh in Rahway-Meadows, in the county of Essex, to erect a causeway and to keep the same in repair," was read a second time and committed to Messrs. Wade, Terhune and Harris.

A petition from fundry inhabitants of the borough of Elizabeth, praying leave to present a bill to authorize the owners of a tract of bog or turf meadow, to appoint commissioners to drain the same, was read and ordered a second reading.

Mr. Hall reported, that he had obeyed the order of the house.

The house adjourned till three o'clock, P. M.

The house met.

Mr. French reported, that he had obeyed the order of the house.

Mr. Black, from Council, delivered a bill, intitled, " An act for dividing the

township of Windsor, in the county of Middlesex, into two separate townships," to which he requested the concurrence of this house; which bill was read and ordered a second reading on Tuesday next—the persons opposing the bill, to serve Ezekiel Smith, John Cox and Joseph Stout, or either of them, with a copy of this order to-morrow.

Mr. Cooper from Council, informed the house that Council have passed the bill, intitled, "An act authorizing certain trustees therein named to fulfil a certain contract entered into by Joseph Gaston, late of the county of Somerset, deceased, with Christian Wireman, of the state of Pennsylvania, and for other purposes therein mentioned," without amendment.

The petition from Monmouth, read yesterday, was read a second time and committed to Messrs. Vancleve, Biddle and Clement.

The house adjourned till to-morrow morning ten of the clock.

Saturday, February 4, 1797.

The house met.

A petition from fundry inhabitants of the county of Essex, praying that an additional troop of militia horse may be commissioned in the township of West-field, was read and referred to the committee appointed on the 27th of October last, to whom was referred the treasurer's letter of the 23d of November, 1795.

A petition from the officers of the Morris county brigade of militia, was read and referred to the same committee.

A petition from Upper-Penn's-Neck, in the county of Salem, praying that a law may pass to direct their roads to be repaired by hire, and to raise money for that purpose, was read and ordered a second reading.

A memorial from William Drake, was read and difmiffed.

Agreeably to order, a bill, intitled, "An act to repeal part of the act, intitled, "An act for laying out, opening and improving certain roads in the counties of Cumberland, Salem, Gloucester and Burlington, in this state," was presented and read, whereupon, the petitioners in favor of the said bill, and against the passing of the same, attended the house, and the house proceeded to the hearing of the testimony respecting the same, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till three o'clock P. M.

The house met.

The house proceeded in the hearing of the testimony respecting the aforefaid roads, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till Monday morning ten of the clock.

Monday, February 6, 1797.

The house met.

Mr. VanDuyn, from the committee to whom was referred the bill, intitled, "An act to prevent the use of spiritous liquors at vendues," reported the same with an amendment to strike out the words in the second section, "or at any vendue licensed by or under the authority of the United States;" which bill was read, as amended, the amendment agreed to, and the bill ordered a third reading.

The re-engrossed bill, intitled, "An act to empower Robert Emley and Jofeph King to fulfil certain contracts made by John Emley, deceased, relative to the sale of lands," was read and compared;

Refolved unanimoufly, That the same do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Hough do carry the faid bill to the Council, and informathem that it is passed by this house with their amendments.

Mr. Wade, from the committee to whom was referred the treasurer's letter of the 23d of November last, presented a bill, intitled, "An additional supplement to an act, intitled, "An act for organizing and training the militia of this state;" which bill was read and ordered a second reading.

Mr. Ward, from the committee to whom was referred the petition of the inhabitants of Westfield, in the county of Essex, praying a law may pass to establish a company of horse in that neighbourhood, reported,

THAT, on examination, your committee find a company of horse heretofore established in each regiment in that brigade, therefore, are of opin-

ion, the prayer of the petitioners ought not to be granted.

By order of the committee,

PETER WARD.

To which the house agreed.

The report of Mr Dayton, of the first instant, on the application of Hannah Henry for the half-pay of her late husband, was read a second time;

On the question, Whether the house agree to the faid report? It was carried

in the negative, as follows:

222 227 2770				
Na	ıys.	Nays.	Yeas.	Yeas.
Meffrs. Be	erry,	A. Smith,	Messrs. Burrowes,	Southard,
Во	wen,	Stillwell,	M'Cullough,	Speer,
Clo	ement,	Somers,	Dayton,	Vancleve,
	bb,	Terhune,	M'Dowell,	DeVroom,
Co	ndict,	E. Townfend,	French,	Wade,
H	all,	R. Townfend,	Moore,	Welfh,
H	ough,	VanDuyn,	Parret,	S. Wyckoff,
M	organ,	Wallace,	Sharps,	W. Wikoff.
Ra	andolph,	Ward.	P. Smith,	

Ordered, That the papers on which the committee reported be difmissed.

Mr. DeVroom, from the committee to whom was referred the petition from Somerfet, prefented a bill, intitled, "A supplement to an act, intitled, "An act to regulate the sishery within that part of the eastern division of this colony, from the mouth of Raritan-River, northward;" which bill was read and ordered a second reading.

Agreeably to the order of the day, the house resumed the consideration of

the bill, intitled, " An act respecting slaves," and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till three o'clock P. M.

The house met.

Mr. Dayton, from the committee to whom was referred the petition of James Brooks, an inhabitant of Hunterdon county, reported,

HAT, in the opinion of your committee, the prayer of faid petition ought not to be granted.

By order of the committee, ELIAS DAYTON.

To which the house agreed.

On motion,

Ordered, That Messers. DeVroom, Ward, Burrowes, Wade and Cobb, be a committee to enquire whether any and what alterations should be made in the act concerning the cavalry and artillery of this state, and that the committee report by bill or otherwise.

The house refumed the examination of the witnesses respecting the roads laid out by commissioners appointed by law, through Cumberland, Salem and Gloucester, from Bridgetown and Roadstown to Woodbury, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till to-morrow morning nine of the clock.

Tuesday, February 7, 1797.

The house met.

Mr. DeVroom, from the committee to whom was referred the governor's letter, enclosing a letter from the secretary of the treasury of the United States, as also the state of the treasury, presented agreeable to the order of the house, reported the draught of a bill, intitled, "An act authorizing the treasurer of this state to receive from the commissioners of the sinking stund of the United States, the interest and principal of the funded debt of this state, and also to authorize the said treasurer to pay the state debt;" which bill was read and ordered a second reading.

Mr. Hough, from the committee to whom the petition of Joseph Salter, Thomas Holinshead and Josiah Foster, commissioners, appointed to take charge of the lands at Brotherton, in the county of Burlington, belonging to the Indian natives, reported,

HAT they have examined the letters fent by the Indian natives from Stockbridge, in the state of New-York, to the Indians at Brotherton, likewife their answer to them, and their petition to the aforesaid commissioners, and are of opinion, that it is reasonable and just to grant them the prayer of their petition, and that a committee be appointed to report a bill, which they submit to the house.

By order of the committee, SAMUEL HOUGH.

To which the house agreed; whereupon, Messrs. Coxe, Wallace and French were appointed a committee for that purpose.

Mr. Coxe, with leave, presented a bill, intitled, "An act for extending the time of holding the courts of quarter sessions in the several counties of this state;" which bill was read and ordered a second reading.

The bill, intitled, "A fupplement to an act, intitled, "An act to regulate the fishery within that part of the eastern division of this colony, from the mouth of Raritan-River northward," was read a second time, debated and ordered to be engrossed.

The house resumed the examination of witnesses respecting the roads laid out by commissioners, appointed by law, through Cumberland, Salem and Gloucester, from Bridgetown and Roadstown to Woodbury, and after some time spent thereon,

Ordered, That the further consideration thereof be postponed.

The house adjourned till three o'clock P. M.

The house met.

The house resumed the consideration of the hearing respecting the roads laid out by commissioners, appointed by law, through Cumberland, Salem and Gloucester, from Bridgetown and Roadstown to Woodbury, and after having gone through the same,

Ordered, That the bill presented be read a second time.

Mr. Corson, from Council, informed the house, that Council have passed the bill, intitled, "An act to appoint commissioners to clear out and remove the obstructions in Rahway-River, from the bridge near the house of John Meeker to the bridge above the land of William Reeves," without amendment.

Mr. Sinnickson, from Council, presented a bill, intitled, "An act concerning horse-racing," and a bill, intitled, "An act to repeal one certain act and part of another therein mentioned, concerning a road on Bergen-Point;" to which bills he requested the concurrence of this house; which said bills were severally read and ordered a second reading.

The house adjourned till to-morrow morning ten of the clock.

Wednesday, February 8, 1797.

The house met.

The speaker laid before the house an agreement, that the hearing on the bill relative to the bridges over Passaick and Hackensack, be postponed until Wednesday the sisteenth instant, which was read;

Ordered, That the hearing be had accordingly.

Mr. Lambert, from Council, prefented a bill, intitled, "An act directing bills of exception to be fealed," and a bill, intitled, "An act for suppressing of lotteries;" to which bills he requested the concurrence of this house; which were severally read and ordered a second reading.

Agreeably to the order of the day, the bill, intitled, "An act for dividing the township of Windsor, in the county of Middlesex, into two separate townships,"

was read a fecond time, and the house went into the examination of witnesses for and against the propriety of passing the bill, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till 3 o'clock P. M.

The house met.

A petition from Abraham Duryee, flating a demand against the state, and praying payment, was read and referred to the committee of civil claims.

Mr. Ogden, from Council, informed the house that Council have passed the following bills without amendment:

1. An act to prevent gaming.

2. An act to incorporate into a township a part of the townships of Saddle-River and Franklin, in the county of Bergen.

3. An act to raise the sum of fifteen thousand pounds for the year one thousand seven hundred and ninety-seven.

4. An act against usury.

The engrossed bill, intitled, "A supplement to an act, intitled, "An act to regulate the sishery within that part of the eastern division of this colony, from the mouth of Raritan-River northward," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

4. 10 10 10 10 110 1				
Yeas.	Yeas.	Yeas.	Yeas.	Nays.
Meffrs. Berry,	French,	A. Smith,	DeVroom,	Messrs. Biddle,
Bowen,	Hall,	P. Smith,	Wade,	Speer,
Burrowes,	Harris,	Somers,	Wallace,	Terhune.
Clement,	Moore,	Southard,	Ward,	
Condict,	Morgan,	E. Townfend,	Welsh,	
M'Cullough,	Parret,	R. Townsend,	S. Wyckoff	•
Dayton,	Randolph,	Vancleve,	W. Wikoff.	
M'Dowell,	Sharps,	VanDuyn,		
	C i i	C 1 C		

Ordered, That the speaker do sign the same.

Ordered, That Mr. Moore do carry the faid bill to Council for concurrence.

The house resumed the consideration of the testimony for and against the bill to divide the township of Windsor, in the county of Middlesex, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till to-morrow morning ten of the clock.

Thursday, February 9, 1797.

The house met.

The bill, intitled, "An act to repeal part of an act, intitled, "An act for laying out, opening and improving certain roads in the counties of Cumberland, Salem, Gloucester and Burlington, in this state," was read a second time; whereupon,

A motion was made to refer the faid bill to the next fession, and the question

being put, it was carried in the affirmative.

The house resumed the consideration of the bill, intitled, "An act for dividing the township of Windsor, in the county of Middlesex, into two separate townships," and having heard counsel sum up the testimony for and against the bill,

Ordered, That the same be read a third time.

A petition from the owners of meadows on the Affiscunk-Creek, in the township of Burlington, praying that the dam over said creek may be made a

public charge, was read;

Ordered, That the petitioners have leave to prefent a bill to answer the prayer of their petition on Wednesday the twenty-second of February instant, on giving notice, in writing, at least five days, to the chosen freeholders of every township in said county on whom they propose to extend the charge of maintaining or contributing towards the maintenance of said dam.

On motion,

Ordered, That the petitioners for the bill, intitled, "An act to authorize William Kemble and Zerobabel Gaskell to build, erect and maintain a dam and grist-mill on a branch of the dividing creeks called Folly-Run, in the township of Downs, in the county of Cumberland," have leave to withdraw the same.

The house adjourned till three o'clock P. M.

The house met.

A petition from Thomas Learning, praying leave to present a bill for regulating the pasturing of the Five-mile-Beach, in the county of Cape-May, similar to the law passed for regulating the pasturing of Peck's-Beach in the same county, was read;

Ordered, That the petitioner have leave to present a bill on the fourth Wednesday of the next sitting, to answer the prayer of his petition, he advertising the purport of the bill he means to present, with a copy of this order, for three weeks previous thereto, in at least five public places in the county of Cape-May.

A memorial from Daniel Potter, late a trooper on the western expedition, stating a demand against the state, and praying payment, was read and referred to the committee of military claims.

The speaker laid before the house an application from the City-Council of Savannah, in Georgia, for charitable donations, with a recommendation from the Common-Council of New-Brunswick, to the Legislature, to make such charitable donations to the sufferers at Savannah as they may think proper, which was read and ordered to lie on the table.

Mr. Moore reported, that he had obeyed the order of the house.

The bill, intitled, "An act to authorize the treasurer of this state to receive of the commissioners of the sinking fund of the United States, the interest and principal of the funded debt of this state, and also to authorize the said treasurer to pay the state debt," was read a second time and committed to Messes. Southard, Randolph and Sharps.

Mr. Beardslee, from Council, informed the house that Council have unanimously rejected the bill, intitled, "A supplement to an act, intitled, "An act to regulate the fishery within that part of the eastern division of this colony, from the mouth of Raritan-River northward."

The bill, intitled, "An act for dividing the township of Windsor, in the

county of Middlefex, into two feparate townships," was read a third time:

Refolved, That the fame do país.

Ordered, That the speaker do sign the same.

Ordered, That Mr. Morgan do wait on the Council and acquaint them that the faid bill is paffed by this house without amendment.

The bill, intitled, "A fupplement to the act, intitled, "An act concerning acknowledging deeds in the colony of New-Jersey, and declaring how the eftate or right of a feme covert may be conveyed or extinguished," was read a second time, debated and ordered to be engrossed.

Mr. Moore, agreeably to leave given, and in behalf of the petitioner, prefented the draught of a bill, intitled, "An act for the relief of Benajah Parvin;" which was read and ordered a fecond reading.

The bill, intitled, "An act for suppressing of lotteries," was read a second time, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till to-morrow morning ten of the clock.

Friday, February 10, 1797.

The house met.

Mr. Southard, from the committee to whom was referred the bill, intitled, "An act authorizing the treasurer of this state to receive from the commissioners of the finking fund of the United States, the interest and principal of the funded debt of this state, and also to authorize the said treasurer to pay the flate debt," reported the fame with fundry amendments and the following title: "An act to authorize the treasurer of this state to receive certain monies due from the United States, and also to authorize the said treasurer to pay the state debt;" which bill was read and debated.

Ordered, That the fame be engrossed.

Mr. Vancleve, from the committee to whom was referred the bill, intitled, "An act to regulate the election of members of the Legislative-Council and General Assembly, sheriffs and coroners, in this state," reported the same with fundry amendments, which were read and postponed.

Mr. Condict, from the committee to whom was referred the bill, intitled, "An act to provide for the distribution of the laws, votes and proceedings of the Legislature throughout the state," reported the same with sundry amendments and the following title: "An act to provide for the distribution of the laws, votes and proceedings of the Legislature of this state;" which bill was read and postponed.

Agreeably to the order of the day, a bill was presented, intitled, "An act to exempt John White, George Bullock and Caleb Smith Green from certain laws for ditching and draining of meadows in the township of Maidenhead;" which bill was read and ordered a fecond reading.

Mr. Vancleve, with leave, presented the draught of a bill, intitled, "An act directing the time and mode of electing representatives in the House of Reprefentatives of the Congress of the United States, for this state;" which bill was read and ordered a fecond reading.

The engrossed bill, intitled, "A supplement to the act, intitled," An act con-

cerning acknowledging deeds in the colony of New-Jersey, and declaring how the estate or right of a feme covert may be conveyed or extinguished," was read and compared;

On the question, Whether the same do pass? It was carried in the negative.

as follows:

Nays.	Nays.	Yeas.	Yeas.
Messrs. Biddle,	A. Smith,	Meffrs. Berry,	P. Smith,
Bowen,	Somers,	Cobb,	Stillwell,
Burrowes,	Southard,	Condict,	Speer,
Clement,	E. Townsend,	M'Cullough,	Terhune,
Coxe,	R. Townsend,	Dayton,	VanDuyn,
French,	Vancleve,	M'Dowell,	Wade,
Harris,	DeVroom,	Hall,	Ward,
Hough,	Wallace,	Morgan,	Welsh,
Moore,	W. Wikoff.	Randolph,	S. Wyckoff.
Parret,		Sharps,	•

The votes being even, the speaker voted in the negative, and so the bill was lost.

The house resumed the consideration of the bill, intitled, "An act for suppressing of lotteries," and after some time spent thereon,

Ordered, That the same be read a third time.

The bill, intitled, "An act for extending the time of holding the courts of quarter fessions in the several counties of this state," was read a second time, debated and ordered to be engrossed.

The report of Mr. Dayton, of the 3d instant, on the petition of William Finley, was read a second time, the report agreed to, and leave given to the petitioner to present a bill directing the treasurer to pay him the amount of his half-pay as a soldier for and during his life.

The house adjourned till three o'clock P. M.

The house met.

Mr. Coxe, from the committee to whom was referred the petitions from the Indians at Brotherton, prefented the draught of a bill, intitled, "An act to conflitute and appoint commissioners to fell and convey certain lands held in trust for the Indian natives at Brotherton, in Evesham township, in the county of Burlington, and to appropriate the monies thence arising for the benefit of the said Indians;" which bill was read and ordered a second reading.

Mr. Condit, from Council, informed the house that Council have passed the bill, intitled, "An act directing a mode for the settlement of the accounts of Kenneth Hankinson, esquire, late collector of the county of Monmouth," and the bill, intitled, "An act to empower the governor of this state to incorporate a company to improve the navigation of the south branch of Great-Timber-Creek, in the county of Gloucester," without amendment.

The bill, intitled, "An act to exempt John White, George Bullock and Caleb Smith Green from certain laws for ditching and draining of meadows in the township of Maidenhead," was read a fecond time; wherenpon,

Mr. Vancleve presented a bill, intitled, "An act to repeal two certain acts

therein mentioned."

Ordered, That the find bills be referred to be taken up on Friday the 17th instant, at ten o'clock in the forenoon, on three days notice being given to the persons interested by the applicants for the bill.

Mr. Dayton, from the committee to whom was referred the bill, intitled, "An act concerning inns and taverns," reported the fame with fundry amendments; which bill was read, and after fome time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till to-morrow morning ten of the clock.

Saturday, February 11, 1797.

The house met.

Mr. Dayton, from the committee to whom were referred the certificates and adjudications of the court of quarter sessions of the peace of the county of Monmouth, in favour of John Russel, late a militia soldier, who was wounded in the service of his country in the year 1780, reported,

FIAT, in the opinion of your committee, the petitioner ought to be allowed the fum of three dollars per month from the 30th day of October, 1795,

during his difability.

By order of the committee.

ELIAS DAYTON.

Which report was read and ordered a fecond reading.

A warrant of half-pay in favor of Esther Smith, issued in lieu of one heretofore granted, and which has been filled with indorsements, was read and approved.

Ordered, That the speaker do sign the same.

Ordered, That Mr. Morgan do carry the faid warrant to the Council for concurrence.

The engrossed bill, intitled, "An act to authorize the treasurer of this state to receive certain monies due from the United States, and also to authorize the said treasurer to pay the state debt," was read and compared;

Refolved unanimoufly, That the same do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Parret do carry the faid bill to Council for concurrence.

The engrossed bill, intitled, "An act for extending the time of holding the courts of quarter fessions in the several counties of this state," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

rive, as follows:

fire go monono.			
Yeas.	Yeas.	Yeas.	Nays
Meffrs. Berry,	M'Dowell,	Stillwell,	Messrs. Bowen,
Biddle,	French,	Somers,	Parret,
Burrowes,	Hall,	Southard,	Terhune,
Clement,	Harris,	Speer,	E. Townsend,
Cobb,	Hough,	Vancleve,	R. Townsend,
Condict,	Moore,	Wade,	VanDuyn,
Coxe,	Sharps,	Ward,	DeVroom,
M'Cullough,	A. Smith,	S. Wyckoff,	Wallace.
Dayton.	P. Smith.	W. Wikoff.	

Ordered, That the speaker do sign the same.

Ordered, That Mr. Sharps do carry the faid bill to the Council for concur-

The bill, intitled, "An act to prevent the use of spiritous liquors at vendues," was read a third time;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas.	Yeas.	Yeas.	Nays.
Meffrs. Berry,	Hall,	Vancleve,	Biddle,
Biddle,	Moore,	VanDuyn,	Harris,
Burrowes,	Morgan,	DeVroom,	Hough,
Clement,	Parret,	Ward,	Sharps,
Cobb,	P. Smith,	Welsh,	A. Smith,
Condict,	Stillwell,	W. Wikoff.	Speer,
M'Culloug	h Somers,		E. Townsend,
Dayton,	Southard,		Wade,
M'Dowell,	Terhune,		Wallace,
French,	R. Townsend,		S. Wyckoff.

Ordered, That the speaker do sign the same.
Ordered, That Mr. A. Smith do wait on the Council and inform them that the faid bill is passed by this house without amendment.

Mr. Parret reported, that he had obeyed the order of the house.

Mr. French, agreeably to leave given, presented a bill, intitled, "An act for the relief of William Finley;" which bill was read and ordered a fecond reading.

Mr. Wallace, with leave, prefented the draught of a bill, intitled, "An additional supplement to an act, intitled, "An act to enable the inhabitants of certain towns and townships to repair their public highways by hire;" which bill was read and ordered a fecond reading.

Mr. Outwater, from Council, presented a bill, intitled, "An act for the relief of creditors against heirs and devisees," to which he requested the concurrence of this house; which bill was read and ordered a second reading.

Mr. Smith, Mr. Sharps and Mr. Morgan reported, that they had obeyed the order of the house.

Mr. Southard, with leave, prefented the draught of a bill, intitled, "An act for the more equal representation of the counties of Hunterdon, Burlington, Suffex, Cumberland and Cape-May, in the General Affembly of this State," which bill was read and ordered a fecond reading.

The following refolution was proposed for the consideration of the house by Mr. Coxe:

Whereas it is of the first importance that the fundamental principles of the political affociation should be such as reason and experience have proved to be most conducive to public order and happiness; and whereas time and obfervation have unfolded many very confiderable errors and omissions in the frame of the constitution of the state of New-Jersey, as agreed to in convention on the 2d day of July, 1776; by reason whereof the people have not been equally represented in the Legislature, but according to the accidental and varying propositions of certain districts in counties containing a very disproportionate population; and also, because military and civil; the executive, judicial and legislative departments (which ought to be as distinct as possible) are

united and intermixed, so as to cause consustion, innovation and expense, and all the bad confequences flowing from a government without checks, and without a precile principle of responsibility annexed to its several departments; and whereas it is right and expedient that the people should have an opportunity afforded to them, of peaceably and fairly investigating and revising the articles of their affociation long fince formed, at the crifis of a revolution, and in circumstances unsavorable to an accurate adjustment of the political fabric; and whereas the existing constitution doth not point out any method to be obferved in amending its defects when discovered:-Now, therefore, we the perfens chosen to represent the people in the several counties of the state of New-Jersey, yielding to a consideration produced by the foregoing reasons, are of opinion, that a convention of delegates, of the people freely chosen, ought to he holden for the purpose of revising and amending the present charter of government; wherefore, we do hereby refolve and recommend, that at the days and times appointed by the constitution and laws of this state for the choosing of members of the Legislature and other officers for the ensuing year, the good people qualified to vote, do choose three persons in their several counties, by plurality of votes, to reprefent them in a General Convention, to be holden at next, for the purposes of revising, altering day of

The house adjourned till Monday morning ten of the clock.

and amending the prefent constitution of the state, in such a manner and form

Monday, February 13, 1797.

The house met.

Mr. Wade, from the committee to whom was referred the bill, intitled, "An act to authorize the owners and possessor of certain salt-marsh in Rahway-Meadows, in the county of Essex, to erect a causeway and keep the same in repair," reported the same with sundry amendments, which were read, debated and ordered to be engrossed.

The house resumed the consideration of the bill, intitled, "An act concerning inns and taverns," and after some time spent thereon,

Ordered, That the faid bill be committed to Messrs. Wade, Coxe and De-

Mr. Stillwell, with leave, prefented the draught of a bill, intitled, "An act to prevent routs, riots and tumultuous affemblies;" which bill was read and ordered a fecond reading.

The house refuned the consideration of the bill, intitled, "An act for the relief of infolvent debtors," and after having gone through the same,

Ordered, That the faid bill be engroffed.

as to the faid convention shall feem meet.

Mr. Coxe, with leave, prefented the draught of a bill, intitled, "An act for the prevention of vice and immorality;" which bill was read and ordered a fecond reading.

Mr. Condict, with leave, presented the draught of a bill, intitled, "An act to revive, under certain restrictions, the act, intitled, "An act for the relief of persons imprisoned for debt, passed 18th March, 1795;" which bill was read and ordered a second reading on Saturday next.

Mr. Walton, from Council, presented a bill, intitled, "An act relative to hawkers, pedlers and petty chapmen," to which he requested the concurrence of this house; which bill was read and ordered a second reading.

The house adjourned till three o'clock, P. M.

The house met.

The engroffed bill, intitled, "An act for the relief of infolvent debtors," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas.	Yeas.	Yeas.	Nays.	Nays.
Messrs. Berry,	Parret,	DeVroom,	Messrs. Biddle,	Randolph,
Burrowes,	Sharps,	Wade,	Bowen,	P. Smith,
Cobb,	A. Smith,	Ward,	Clement,	Stillwell,
Coxe,	Terhune,	S. Wyckoff.	Condict,	Somers,
M'Cullough	, E. Townsend,		M'Dowell,	Speer,
Dayton,	R. Townsend,		Harris,	Wallace,
French,	Vancleve,		Hough,	Welsh.
Hall,	VanDuyn,		Morgan,	

Ordered, That the speaker do sign the same.

Ordered, That Mr. Somers do carry the said bill to the Council for concurrence.

The bill, intitled, "An act for suppressing of lotteries," was read a third

Resolved unanimously, That the same do pass.

Ordered, That the speaker do sign the same.

Ordered, That Mr. P. Smith do wait on the Council and acquaint them, that the same is passed by this house without amendment.

Mr. Somers and Mr. P. Smith reported, that they had obeyed the order of the house.

A petition from John Lowrey and Matthew Lowrey, stating demands against the state and praying payment, was read and committed to the committee of civil claims.

Mr. Randolph, from Council, informed the house that Council have passed the bill, intitled, "An act to authorize the treasurer of this state to receive certain monies due from the United States, and also to authorize the said treasurer to pay the state debt," without amendment.

Mr. Randolph, from Council, informed the house that Council have rejected the bill, intitled, " An act for extending the time of holding the courts of Quarter Sessions in the several counties of this state."

The house adjourned till to-morrow morning ten of the clock.

Tuesday, February 14, 1797.

The house met.

The house resumed the consideration of the bill, intitled, "An act respecting flaves," and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till three o'clock P. M.

The house met.

A petition from a number of the Indians at Brotherton, praying that their lands may not be fold, as prayed for in the petition of a number of their brethren, was read and ordered to be read a fecond time with the bill on that subject.

The house resumed the consideration of the bill, intitled, "An act respecting slaves."

A motion was made to introduce the following, as the 3d fection of the bill:

Be it enacted, That every negro, Indian, mulatto or mestee, who shall be born in this state on or after the fourth day of July next, shall be free on their arrival at the age of twenty-five years.

On the question, Whether the house agree to the said section? It was ne-

gatived, as follows:

5			
Nays.	Nays.	Yeas.	Yeas.
Messrs. Berry,	Speer,	Messrs. Biddle,	Hough,
Burrowes,	Terhune,	Bowen,	Parret,
Cobb,	Vancleve,	Clement,	A. Smith,
Dayton,	VanDuyn,	Condict,	P. Smith,
M'Dowell,	DeVroom,	Coxe,	Somers,
Morgan,	Wade,	M'Cullough,	E. Townsend,
Randolph,	Ward,	French,	R. Townfend,
Sharps,	Welfh,	Hall,	Wallace.
Stillwell,	S. Wyckof	ff. Harris,	
Southard,	·		

A motion was made, that the same section be inserted in the bill with the

words twenty-eight, in the place of the words twenty-five;

On the question being put, Mr. Dayton voted in the affirmative, the other members voted as above set forth, which made the votes even, whereupon the speaker cast the vote in the affirmative and so the section passed.

Ordered, That the further confideration of the faid bill be postponed.

Mr. Cooper, from Council, presented a bill, intitled, "An act to compel joint-tenants and tenants in common to make partition, and for the more eafy partition of lands in co-parcenary, joint-tenancy and tenancy in common," to which he requested the concurrence of this house; which bill was read and ordered a second reading.

Mr. Corfon, from Council, returned the bill, intitled, "An act for the relief of infolvent debtors," with fundry amendments made thereto by Council, to which he requested the concurrence of this house; which bill, as amended, was read and ordered a second reading.

The house adjourned till to-morrow morning ten of the clock.

Wednesday, February 15, 1797.

The house met.

Agreeably to the order of the day, a bill, intitled, " An act for building

bridges over the rivers Passaick and Hackensack, at or near the several places on said rivers where the ferries in the rout between Newark and New-York were formerly kept," was presented, with a number of petitions for and against the propriety of passing the same into a law; which were read, and the petitioners by their counsel appeared at the bar of the house, and were heard with testimony by the house, and after some time spent thereon,

Ordered, That the further consideration of the said bill be postponed.

The house adjourned till three o'clock P. M.

The house met.

The house resumed the consideration of the hearing on the bill before them this morning.

A motion was made, that the hearing be deferred to the fecond Tuesday of the next sitting, to which the house agreed.

Mr. Dayton, from the committee to whom was referred the certificate and adjudication of the court of Quarter Sessions of the peace of the county of Gloucester, in favor of Joice Miles, late Joice Anderson, the widow of Amariah Anderson, who died in captain William Falkner's company, second regiment, Jersey troops, a private soldier, the 16th day of August, 1776, reported,

THAT, in the opinion of your committee, the faid Joice Miles, late Anderfon, ought to be allowed three dollars per month from the 16th day of August, 1776, to the 4th day of June, 1784, the time she intermarried with her present husband, Henry Miles.

By order of the committee,

ELIAS DAYTON.

Ordered, That the faid report be read a fecond time.

Mr. Wade, from the committee to whom was referred the bill, intitled, "An act concerning inns and taverns," reported the fame with fundry amendments; which bill was read, debated and ordered to be engrossed.

The bill, intitled, "An act for the relief of infolvent debtors," with the amendments made thereto by Council, were read, the amendments agreed to, and the bill ordered to be re-engroffed.

The bill, intitled, "An act to repeal one certain act and part of another therein mentioned, concerning a road on Bergen Point," was read a fecond time, debated and ordered to be read a third time.

The house adjourned till to-morrow morning ten of the clock.

Thursday, February 16, 1797.

The house met.

The engroffed bill, intitled, "An act to repeal one certain act and part of another therein mentioned, concerning a road on Bergen Point," was read a third time;

On the question, Whether the same do pass? It was carried in the assirmative, as follows:

Yeas.	Yeas.	Yeas.	Nays
Meffirs. Berry,	Parret,	E. Townfend,	Messrs. Bowen,
Biddle,	Randolph,	R. Townsend,	Coxe,
Burrowes,	Sharps,	Vancleve,	Dayton,
Cobb,	A. Smith,	VanDuyn,	Hall.
Condict,	P. Smith,	DeVroom,	
M'Cullough,	Stillwell,	Wade,	
M'Dowell,	Somers,	Wallace,	
French,	Southard,	Welsh,	
Harris,	Speer,	S. Wyckoff,	
Hough,	Terhune,	W. Wikoff.	
Morgan,			

Ordered, That the speaker do sign the same.

Ordered, That Mr. Southard do wait on the Council, and acquaint them that the faid bill is passed by this house without amendment.

The house refumed the consideration of the bill, intitled, " An act to regulate the election of members of the Legislative-Council and General Assembly, fheriffs and coroners in this state," and after having made fundry amendments thereto,

Ordered, That the same be read a third time with the amendments.

The speaker laid before the house a letter from the auditor of accounts; which was read and referred to the committee of civil claims.

The house adjourned till three o'clock P. M.

The house met.

The petition of the inhabitants of the borough of Elizabeth, relative to the draining a piece of fresh meadow, read on the 3d instant, was read a second

time; whereupon,

Mr. Wade, with leave, presented the draught of a bill, intitled, " An act to authorize the owners and possessors of a piece of bog or fresh meadow, situate at Connecticut Farms, in the County of Essex, to appoint managers to drain the fame; which bill was read and ordered a fecond reading.

Mr. Stillwell, from the committee to whom was referred the bill, intitled, " An act respecting apprentices and servants," reported the same with fundry amendments; which bill being read, confidered and further amended,

Ordered, That the faid bill be engroffed.

The engrossed bill, intitled, " An act to authorize the owners and possessions of certain falt marsh in Rahway meadows, in the county of Essex, to erect a causeway and keep the same in repair," was read and compared;

Refolved unanimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Speer do carry the faid bill to Council for concurrence.

Mr. Southard reported, that he had obeyed the order of the house.

The bill, intitled, "An act for the relief of William Finley," was read a fecond time, debated and ordered to be engroffed.

The house resumed the consideration of the bill, intitled, "An act respect-

ing flaves."

An amendment was moved to the 10th fection, to strike out the following words: " And be whipped by the nearest constable of the place where the said flave shall be taken up, not exceeding twenty lashes on the bare back;"

On the question, Whether the house agree thereto? It was carried in the affirmative as follows:

Yeas.	Yeas.	Yeas.	Nays.
Messrs. Biddle,	Harris,	Speer, Me	effrs. Dayton,
Bowen,	Hough,	Terhune,	Morgan,
Burrowes,	Parret,	E. Townsend,	Randolpli,
Clement,	Sharps,	R. Townfend,	Wade,
Cobb,	A. Smith,	Vancleve,	S. Wyckoff,
Condict,	P. Smith,	VanDuyn,	W. Wikoff.
Coxe,	Stillwell,	DeVroom,	
M'Cullough,	Somers,	Wallace,	
M'Dowell,	Southard,	Welsh.	
Hall.			

Ordered, That the further consideration thereof be postponed.

The house adjourned till to-morrow morning ten of the clock.

Friday, February 17, 1797.

The house met.

Mr. Stillwell, from the committee of civil claims, reported,

the petition of John and Matthew Lowrey, and find that there is not any money in the treasury of the forfeited estates of John Smith, Philip Frost, doctor Andrew M'Leamy, John Whitecanaet and Richard Bolsbee; that there remains in the treasury the sum of £.49 81. 9d. of the forfeited estate of John Cowgal, and that the demand of the said John and Matthew Lowrey, against the said estate, is of about twenty-sive years standing; your committee are therefore of opinion, that the prayer of the petitioners ought not to be granted.

By order of the committee,

JOSEPH STILLWELL.

To which the house agreed.

A petition from Somerfet county, praying leave to prefent a bill to direct the inhabitants of the faid county to determine by vote where they shall erect a court-house and gaol, was read and ordered a second reading.

A petition from Somerset county was also presented, praying that an act may be passed to appoint judicious commissioners to fix and determine where a court-house and gaol shall be built in the county of Somerset; which being read, was ordered a second reading.

Mr. Speer reported, that he had obeyed the order of the house.

Mr. Stillwell, from the joint-committee from Council and Assembly, appointed to confer with the proprietors of the lands whereon it is proposed to erect the house of correction, and to report the terms on which they can be obtained, reported,

THAT they have examined the feveral lots for fale in the town of Lamberton, and, after hearing the terms on which they can be had, and taking into confideration the advantages and disadvantages attending them, with the difference of the prices, are of opinion, that a certain lot the property of Mr. Peter Hunt, containing about fix acres and a half, will best answer the purpose intended. Your committee further report, that they have received a map of the town of Lamberton, wherein the several vacant lots are designated, and also proposals containing their respective prices, all which are herewith submitted.

By order of the committee,

ABRAHAM KITCHEL, JOSEPH STILLWELL.

Ordered, That the faid report be read a fecond time.

Agreeably to the order of the day, the house took up the bill, intitled, "An act to repeal two certain acts therein mentioned;" which was read and ordered a second reading.

Mr. Clement, with leave, presented the draught of a bill, intitled, "A supplement to an act, intitled, "An act for the better relief and employment of the poor in the county of Salem;" which bill was read, with a petition from Gloucester, praying that their poor may be maintained by a county charge, instead of a town charge, as has been the law heretofore.

Ordered, That the faid bill be read a fecond time.

The bill, intitled, "An additional supplement to an act, intitled, "An act to enable the inhabitants of certain towns and townships to repair their public highways by hire," was read a second time, debated and ordered to be engrossed.

Mr. Dayton, from the committee to whom was referred the petition of William Rebeck, late a foldier in the third regiment of Monmouth militia, and who was wounded in the year 1779, reported,

HAT it does not appear to your committee, that the petitioner has not recovered of the wounds he received eighteen years since, therefore are of opinion, the petition aught to be dismissed.

opinion, the petition ought to be difinisfed.

By order of the committee,

ELIAS DAYTON.

To which the house agreed.

The house adjourned till three o'clock P. M.

The house met.

The house resumed the consideration of the bill, intitled, "An act respecting slaves," and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till to-morrow morning ten of the clock.

Saturday, February 18, 1797.

The house met.

Mr. Vancleve, from the committee to whom was referred the petition from a number of the inhabitants of the county of Monmouth, reported,

HAT they have taken into confideration the subject matter of the said petition and alteration prepared by the said petitioners relative thereto,

and are of opinion, that although hardships and apparent injustice may sometimes be occasioned by reason of the power vested in executors and administrators, in giving a preference to creditors, yet that the provisions of the law ought not to be extended to the cases contemplated by the petitioners, so as to entirely do away the legal priority of debts; and they would submit as the result of their deliberations on this subject, that the interference of the legislature should not be carried further than to place creditors of the same degree on an equal sooting.

By order of the committee, BENJAMIN VANCLEVE.

Ordered, That the faid report be read a fecond time.

The bill, intitled, "An act to repeal two certain acts therein mentioned," was read a fecond time, debated and ordered to be engrossed.

The bill, intitled, "A supplement to an act, intitled, "An act for the better relief and employment of the poor in the county of Salem," was read a second time, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The report of Mr. Kitchel and Mr. Stillwell of yesterday, was read a second time.

A motion was made, that the house agree to the following resolution:

Refolved, That the house agree to the report of the committee for purchafing a lot of land of about six and a half acres, for the purpose of erecting a house to carry into effect the law for the punishment of crimes, and that it is for the interest of the state, that the said lot of land be purchased, and that the buildings contemplated for the purpose of confining and employing convicts, be erected as speedily as may be, and that a committee be appointed to draught a law for that purpose.

Ordered, That the confideration thereof be postponed.

The bill, intitled, "An act to revive under certain restrictions, the act, intitled," An act for the relief of persons imprisoned for debt," was read a second time, and the title amended to read, "An act to revive and continue an act, intitled, "An act for the relief of persons imprisoned for debt;" after having gone through the same bill,

Ordered, That the same be engrossed.

Mr. Southard, with leave, presented the draught of a bill, intitled, "An act to repeal the twenty-seventh section of the act for the punishment of crimes, and for other purposes therein mentioned;" which bill was read and ordered a second reading.

The bill, intitled, "An act to regulate the election of members of the Legislative-Council and General Assembly, sheriffs and coroners in this state," with the amendments made thereto, was read a third time;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas. Meffrs. Berry, Biddle, Bowen, Clement,	Yeas.	Yeas.	Yeas.
	Condict,	Harris,	Sharps,
	Coxe,	Hough,	A. Smith,
	M'Cullough,	Morgan,	P. Smith,
	French,	Parret,	Stillwell,
Cobb,	Hall,	Parret, Randolph,	Stillwell, Southard,

Yeas. Yeas. Nays. Yeas. Messrs. Dayton, Meffrs. Speer, Welsh, Vancleve, S. Wyckoff, M'Dowell, Terhune, Wade, W. Wikoff. Wallace, VanDuyn, E. Townfend, R. Townfend, Ward, DeVroom.

Ordered, That the speaker do sign the said bill and amendments.

Ordered, That Mr. Randolph do carry the faid bill and amendments to the Council, and request their concurrence in the faid amendments.

Mr. Black, from Council, informed the house that Council had passed the bill, intitled, "An act to authorize the owners and possessors of certain saltmarsh in Rahway-Meadows, in the county of Essex, to erect a causeway and keep the same in repair," without amendment.

Mr. Black, from Council, returned the bill, intitled, "An act the better to promote the impartial administration of justice," with fundry amendments made thereto by Council, to which he requested the concurrence of this house; which bill, as amended, was read and ordered a second reading.

The house resumed the consideration of the bill, intitled, " An act respect-

ing flaves," and after some time spent thereon,

Ordered, That the faid bill be committed to Messrs. Condict, Stillwell and Coxe.

The house adjourned till Monday morning ten of the clock.

Monday, February 20, 1797.

The house met.

Agreeably to the order of the day, Mr. P. Smith prefented the draught of a bill, intitled, "An act for dividing the township of Newton, in the county of Sussex, into two separate townships;" which bill was read and ordered a second reading.

The bill, intitled, "A fupplement to an act, intitled, "An act for the better relief and employment of the poor, of the county of Salem," was read a fecond time, debated and ordered to be engrossed.

The bill, intitled, "An act for the relief of Nicausey Kip," was read a second time, debated and ordered to be engrossed.

A certificate of half-pay, in favour of Elizabeth Henderson, formerly the widow of Samuel Roberts, who was killed in the service of the United States, was read and referred to the committee of military claims.

The house resumed the consideration of the resolution offered on Saturday last, on the report of Mr. Stillwell and Mr. Kitchel, and agreed to the same; whereupon,

Ordered, That Meffrs. Condict, Wade and Southard, be a committee to prefent a bill agreeably thereto.

The house adjourned till three o'clock P. M.

The house met.

The engroffed bill, intitled, "An act to revive and continue an act, intitled,

"An act for the relief of persons imprisoned for debt," was read and compared:

On the question, Whether the same do pass? It was carried in the nega-

tive, as follows:

Nays. Nays. Yeas. Yeas. Messrs. Berry, Messrs. Biddle, Hough, Speer, M'Cullough, Terhune, Bowen, Parret, E. Townfend, Burrowes, A. Smith, Dayton, Vancleve, P. Smith, Hall, Clement, Sillwell, Harris. VanDuyn, Cobb. Wade, Condict, Somers. Morgan, Wallace, Welsh, Randolph, Coxe, S. Wyckoff. M'Dowell, Ward, Sharps, W. Wikoff. Southard, French,

There not bing twenty members for the bill, the fame was loft.

The engroffed bill, intitled, "An act concerning inns and taverns," was read and compared;

On the question, Whether the same do pass? It was carried in the affirm-

ative, as follows:

Yeas. Yeas. Yeas. Nays. Messrs. Berry, Dayton, A. Smith, Mesfrs. M'Dowell, P. Smith, Biddle, French, Southard, Hall, Somers, Terhune, Bowen, Burrowes, Harris, Speer, E. Townsend, Hough, Vancleve, R. Townfend, Clement, Cobb, Wallace, Morgan, VanDuyn, Condict, Ward, Wade, Parret, Welsh, S. Wyckoff. Coxe, Randolph, W. Wikoff. M'Cullough, Sharps,

Ordered, That the speaker do sign the same.

Ordered, That Mr. Terhune do carry the faid bill to the Council for concurrence.

Agreeably to the order of the day, a bill, intitled, "An act appointing commissioners to lay out and open a road from Burlington to Bordentown," was presented, and the parties for and against the propriety of passing the same, were heard, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

Mr. Condict, from the committee to whom was referred the bill, intitled, "An act respecting slaves," reported the same with sundry amendments; which was read and the consideration thereof postponed.

Mr. Terhune reported, that he had obeyed the order of the house.

The engrossed bill, intitled, " An act to repeal two certain acts therein mentioned," was read and compared;

Refolved unanimoufly, That the fame do pass.

The engroffed bill, intitled, "An act for the relief of William Finley," was: read and compared;

Resolved unanimously, That the same do pass.

The engroffed bill, intitled, " An additional supplement to the act, intitled,

"An act to enable the inhabitants of certain towns and townships to repair their public highways by hire," was read and compared;

Refolved unanimonfly, That the same do pass.

Ordered, That the speaker do sign the said several bills.

Ordered, That Mr. E. Townfend do carry the faid bills to the Council for concurrence.

The house adjourned till to-morrow morning ten of the clock.

Tuesday, February 21, 1797.

The house met.

The house resumed the consideration of the hearing of witnesses on the bill to declare Crosswicks-Creek a lawful sence, and after having gone through the hearing,

Ordered, That the faid bill be read a fecond time.

Petitions from fundry inhabitants of the county of Bergen, and from the flockholders of the bridges across the Passaick and Hackensack, praying that a further sum of money may be allowed by the Legislature to complete the causeway on the road from Newark to Powles-Hook, near Prior's mill, were read and referred to Messrs. Ward, W. Wikosf and Cobb.

A petition from the directors of Second-River bridge, praying that a law may pass to authorize them to make a road from Second-River bridge to Hacken-fack-River bridge, and that they may be allowed to receive a toll from travellers for passing over the same, was read and referred to the last mentioned committee.

A petition from the directors of Second-River bridge was read, stating the expense they have been at in building the said bridge, and the profits arising from the toll, and praying that the toll for crossing the said bridge may be increased, was read and referred to the committee last named.

Mr. Townfend reported, that he had obeyed the order of the house.

The house resumed the consideration of the bill, intitled, "An act for appointing commissioners to lay out and open a road from Burlington to Bordentown," and after having gone through the testimony offered, and heard counfel thereon,

Ordered, That the faid bill be difmiffed.

The bill, intitled, "An act for dividing the township of Newton, in the county of Sussex, into two separate townships," was read a second time, debated and ordered to be engrossed.

On motion,

Ordered, That Messes. Coxe, Wallace and Harris be a committee to enquire and report what alterations may be necessary with respect to the appropriation of the sines inslicted by the act for the punishment of crimes.

The bill, intitled, "An act to prevent routs, riots and tumultuous affemblies," was read a fecond time, debated and ordered to be engrossed.

The house adjourned till three o'clock P. M.

The house met.

Agreeably to the order of the day, the bill, intitled, " A fupplement to the

act, intitled, "An act to constitute and make Crosswicks-Creek a good and lawful fence, from the place known by the name of Watson's-Ferry down to the mouth of the same," passed at Burlington, June the twentieth, seventeen hundred and sixty-sive, was read, the parties for and against passing the same, desiring to be heard by counsel, were admitted accordingly, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

Mr. Lambert, from Council, returned the bill, intitled, "An act to regulate the election of members of the Legislative-Council and General Assembly, sheriffs and coroners, in this state," and informed the house that Council had passed the same with the amendments made thereto by this house.

Mr. Lambert, from Council, presented a bill, intitled, "An act to incorporate the stockholders of the bridges over the rivers Passaick and Hackensack," to which he requested the concurrence of this house; which bill was read and ordered a second reading.

The house adjourned till to-morrow morning ten of the clock.

Wednesday, February 22, 1797.

The house met.

Mr. Condict, from the committee appointed for that purpose, presented the draught of a bill, intitled, "An act for erecting a state prison;" which bill was read and ordered a second reading.

The re-engrossed bill, intitled, "An act to regulate the election of members of the Legislative-Council and General Assembly, sheriss and coroners, in this state," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

1210, 40 20110 113 .			
Yeas.	Yeas.	Yeas.	Nays.
Messrs. Berry,	Hough,		. Dayton,
Biddle,	Morgan,	E. Townsend,	M'Dowell,
Bowen,	Parret,	R. Townsend,	VanDuyn,
Burrowes,	Randolph,	Vancleve,	DeVroom.
Clement,	Sharps,	Wade,	
Cobb,	A. Smith,	Wallace,	
Condict,	P. Smith,	Ward,	
Coxe,	Stillwell,	Welsh,	
M'Cullough,	Somers,	S. Wyckoff,	
Hall,	Southard,	W. Wikoff.	
Harris,	Speer,		

Ordered, That the speaker do sign the same.

Mr. DeVroom, from the committee who were appointed to enquire whether any and what alterations should be made in the act concerning the cavalry and artillery, reported,

HAT, in the opinion of your committee, the faid act ought to be repealed, and the following fections annexed to the militia bill now before the

house:

And be it further enacted, That the troops of horse and companies of artillery

shall be subject to and under the orders of the commandants of the regiments and independent battalions within the bounds of which they or a majority of them were raifed, and shall assemble for exercise and training under the direction of the said commanding officer, and in all cases shall be under the same regulations with the infantry, except when ordered out into actual service, or when the said troops of horse shall assemble in squadrons for training and exercise.

And be it further enacted, That the troops of horse in the several counties in this state, in which there are three or more troops, shall be formed into squadrons and commanded by a major, to be appointed by the joint-meeting and commissioned by the commander in chief; and the said squadrons shall yearly, on the third Mondays in May and September, assemble for exercise at such place as the commanding officer thereof shall appoint; and if two or more squadrons shall be called into actual service, the senior major shall command with the rank and pay of a lieutenant-colonel; and the cavalry and artillery of this state, when called into actual service, shall be subject to such temporary appointments and arrangements as the commander in chief of this state, for the time being, may deem necessary.

Ordered, That the faid report be read a fecond time with the militia bill.

A motion was made, that the house go into the following resolution:

Refolved, That the following letter of instructions be sent to the representatives of this state in the Senate of the United States:

To John Rutherfurd and Richard Stockton, Esquires. Gentlemen,

The Legislature observing, by the publication of the debates of the federal government, that it is in contemplation to levy a direct tax on the real estates of the good people of America, in order to raife or increase the revenue of the United States, and at the same time proposing to increase the pay of the members of the legislature and raise the salaries of the officers of the different departments of the government. The Legislature of New-Jersey observe with concern, that measures, which to them appear not only unpopular, but prejudicial to the true interest of this country, should be agitated and countenanced by your honourable house. Direct taxation, in a country fo extensive, and where real property is so varient in value, added to the great expense and uncertainty of the collection, induces a belief that an increase of indirect taxes would be the less evil of the two; and if subjects cannot be found proper for indirect taxes, adequate to the exigencies of the union, the increasing the pay and falaries of the officers of government is highly improper and will be obnoxious to the citizens of this state, who generally view the pay and salaries at prefent established, too high for the services rendered, more especially so, taking into confideration the nature of our government, being founded on republican principles, the circumstances of our fiscal obligations and the embarrasments of our mercantile interests.

The Legislature therefore request and instruct you, gentlemen, as the reprefentatives of this state in the Senate of the United States, to use your influence in that honorable house, to prevent, as far as in your power, the passing any act for levying a direct tax, or for increasing the pay and salaries contemplated and above referred to.

Which resolution was read and ordered a second reading.

The house adjourned till three o'clock P. M.

The house met.

The engroffed bill, intitled, "An act to prevent routs, riots and tumultuous affemblies," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas. Yeas. Yeas. Nays. Meffrs. Berry, Hall, Terhune, Messrs. Condict, R. Townfend, Biddle, Hough, Harris, Vancleve, Morgan, Bowen, Parret, E. Townsend. Burrowes, Randolph. VanDuyn, Clement, Sharps, DeVroom, A. Smith, Cobb, Wade, Coxe, P. Smith. Welsh, M'Cullough, S. Wyckoff, Stillwell, Dayton, Southard, W. Wikoff. M'Dowell, Speer,

The engrossed bill, intitled, "An act for dividing the township of Newton, in the county of Sussex, into two separate townships," was read and compared;

Resolved unanimously, That the same do pass.

Ordered, That the speaker do sign the said bills.

Ordered, That Mr. R. Townsend do carry the said bills to the Council for concurrence.

Agreeably to leave given, a bill was presented, intitled, "An act for appointing commissioners to lay out a new road, or alter the old road, from Burlington to Mount-Holly;" which bill was read and dismissed.

Mr. Kitchel, from Council, presented a bill, intitled, "An act concerning stray cattle, horses and sheep," to which he requested the concurrence of this house; which bill was read and ordered a second reading.

Mr. Ogden, from Council, returned the bill, intitled, "An act concerning inns and taverns," with the amendments made thereto by Council, to which he requested the concurrence of this house.

Mr. Ogden, from Council, prefented a bill, intitled, "An act to authorize the recording certain deeds for lands lying in the river Delaware, heretofore acknowledged or proved according to the laws of Pennsylvania," to which he requested the concurrence of this house; which bill was read and ordered a second reading.

The bill, intitled, "An act for the relief of infolvent debtors," with the amendments made thereto by the Council, was read a fecond time; whereupon,

Referred. That this boule do adhere to their bill

Refolved, That this house do adhere to their bill. Ordered, That Mr. Vancleve do carry the faid bill to Council and acquaint them, that this house do adhere to their bill.

Mr. R. Townsend and Mr. Vancleve reported, that they had obeyed the order of the house.

The house adjourned till to-morrow morning ten of the clock.

Thursday, February 23, 1797.

The house met.

The engrossed bill, intitled, "An act for the relief of Nicausie Kip," was read and compared;

L

On the question, Whether the same do pass? It was carried in the affirmative, as follows:

Yeas.	Yeas.	Nays.	Nays.
Messrs. Berry,	Southard,	Mestrs. Biddle,	Sharps,
Burrowes,	Speer,	Bowen,	A. Smith,
Cobb,	Terhune,	Clement,	P. Smith,
Condict,	R. Townfend	, Hall,	Somers,
Coxe,	Vancleve,	Harris,	E. Townsend,
M'Cullough,	VanDuyn,	Hough,	Welfh,
Dayton,	DeVroom,	Morgan,	S. Wyckoff.
M'Dowell,	Wade,	Randolph,	•
Parret,	Ward,	•	
Stillwell,	W. Wikoff.		

The engroffed bill, intitled, "A fupplement to the act, intitled, "An act for the better relief and employment of the poor in the county of Salem," was read and compared;

Refolved unanimoufly, That the fame do pass.

Ordered, That the speaker do sign the faid bills.

Ordered, That Mr. VanDuyn do carry the faid bills to the Council for concurrence.

A warrant of half-pay in favour of Phebe Little, issued in lieu of one heretofore granted, and which has been filled with endorsements, was read and approved;

Ordered, That the speaker do sign the same.
Ordered, That Mr. DeVroom do carry the said warrant to the Council for concurrence.

Mr. VanDuyn reported, that he had obeyed the order of the house.

Mr. Stillwell, from the committee of civil claims, to whom was referred the auditor's letter of the 16th instant, presented the draught of a bill, intitled, " An act to appoint an agent of forfeited estates for the county of Middlesex, in the room of David Olden, deceased;" which bill was read and ordered a fecond reading.

The bill, intitled, " An act concerning inns and taverns," with the amendments made thereto by Council, was read;

Refolved, That the house agree to all the amendments made by Council to the faid bill, except the first, and in that respect do adhere to their bill.

Ordered, That Mr. Wade do carry the faid bill and amendments to the Council and inform them therewith.

The bill, intitled, " An act concerning horfe-racing," was read a fecond time;

On the question, Whether the 6th section, in the following words, be struck out of the bill?

And whereas the improvement of the breed of horses may be useful, beneficial and important, and fuch improvement may in part depend on their public exercises, Be it further enacted, That it shall be lawful for any three justices of the peace of the county, in which the horse-race is proposed to be had, to give permission under their hands in writing, for any public horse-race in such county; and further, that nothing in this act shall extend to, or assect any horse-race so as aforesaid by them permitted or authorized—

It was carried in the affirmative, as follows:

Yeas.	Yeas.	Yeas.	Nays.
Messrs. Berry,	Harris,	Southard,	Messrs. Biddle,
Bowen,	Hough,	Terhune,	Dayton,
Burrowes,	Morgan,	E. Townfend,	Sharps,
Clement,	Parret,	R. Townsend,	Speer,
Cobb,	Randolph,	VanDuyn,	Vancleve,
Condict,	A. Smith,	DeVroom,	Wade,
Coxe,	P. Smith,	Wallace,	S. Wyckoff,
M'Cullough,	Stillwell,	Welsh,	W. Wikoff.
M'Dowell,	Somers,	Ward.	
Hall.			

Ordered, That the faid bill, as amended, be read a third time.

The engroffed bill, intitled, "An act respecting apprentices and servants," was read and compared;

Refolved unanimously, That the same do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Welsh do carry the said bill to Council for concurrence.

A petition from a number of inhabitants of the county of Gloucester, stating, that many people in the state are destitute of learning sufficient to read, whose parents are obliged to pay towards Princeton college agreeably to law. and praying a repeal of the law passed, granting a sum of money to that institution, was read; also, a petition from the county of Middlesex, setting forth, that they have not yet received their pay from the public for what was forced from them during the last war to supply the army, although eighteen or twenty years have fince elapsed, they have suffered for want of the same; that they have made application to the Legislature for payment of those demands repeatedly; that the Legislature, instead of making them payment, have anfwered, that it should be paid as soon as it is in their power to raise or collect the same by way of gradual tax as the inhabitants can bear it; that those fair promifes have not been complied with, although they have paid their taxes with cheerfulness, under a hope that the monies thence arising would enable the state to pay them their just dues; that they are assonished that the Legislature have granted money to the college of New-Jersey, while they cannot get bread to support their poor families, and praying a repeal of the law granting money to the faid college, and that they would pay them their just dues, was alfo read; whereupon,

Mr. Clement, with leave, presented a bill, intitled, "An act to repeal an act, intitled, "An act concerning the college of New-Jersey;" which was read, and

with the faid petitions ordered a fecond reading.

Mr. DeVroom reported, that he had obeyed the order of the house.

Mr. Outwater, from Council, informed the house that Council do adhere to their amendments made to the bill, intitled, "An act for the relief of insolvent debtors," and reject the said bill.

The house adjourned till three o'clock P. M.

The house met.

Mr. Welsh reported, that he had obeyed the order of the house.

The report of Mr. Vancleve, of the 18th inftant, on the Monmouth petition.

was read a fecond time and referred to the attorney general, and that he make report thereon.

Mr. Condit, from Council, returned the bill, intitled, "An act respecting inns and taverns," with the amendments made thereto by Council, and informed the house that Council have receded from their first amendment made to the said bill, which was disagreed to by the House of Assembly; whereupon,

Ordered, That the faid bill be re-engrossed with the amendments agreed to

by this house.

Mr. Condit also informed the house, that Council have approved of the warrant in favor of Phebe Little, for the half-pay of her late husband.

The bill, intitled, "An act for erecting a flate prison," was read a second time, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The refolution for fending instructions to the senators of this state, in the Congress of the United States, moved for yesterday, was read a second time.

A motion was made to difmiss the said resolutions, and the question being

put, it was carried in the negative, as follows:

Nays.	Nays.	Yeas.	Yeas.
Messrs. Bowen,		Messrs. Berry,	Vancleve,
Burrowes,	A. Smith,	Biddle,	Wade,
Clement,	P. Smith,	Coxe,	Wallace,
Cobb,	Stillwell,	Harris,	Ward,
Condict,	Somers,	Hough,	S. Wyckoff.
M'Cullough,	Southard,	Parret,	
Dayton,	VanDuyn,	Speer,	
M'Dowell,	DeVroom,	Terhune,	
Hall,	Welsh,	E. Townfend,	
Randolph,	W. Wikoff.	R. Townfend,	
Whereupon,		•	

Ordered, That the faid resolutions be referred to the next sitting.

The house adjourned till to-morrow morning ten of the clock.

Friday, February 24, 1797.

The house met.

A motion was made by Mr. Condict, feconded by Mr. Morgan, that the entry of the petitions from Gloucester and Middlesex of yesterday, be corrected to read as follows:

A petition from a number of the inhabitants of the counties of Gloucester and Middlesex, praying for reasons therein set forth, that the law granting a certain sum of money for the use of the college at Princeton should be repealed; which was read; whereupon,

Mr. Clement, &c.

On the question, Whether the house agree to the said motion? It was carried in the affirmative, as follows:

On which the yeas and nays were required by Mr. Vancleve, feconded by

Mr. Wade.

	Yeas.	Yeas.	Yeas.		Nays.	Nays.
Messrs.	Bowen,	M'Dowell,	Stillwell,	Meffrs.		Ward,
	Burrowes,	Hall,	Somers,		Biddle,	S. Wyckoff,
	Clement,	Hough,	Southard,		P. Smith,	W. Wikoff.
	Cobb,	Morgan,	R. Townfe	end,	Speer,	
	Condict,	Parret,	VanDuyn,		Terhune,	
	Coxe,	Randolph,	DeVroom,		E. Townfend	,
	M'Cullough,	Sharps,	Wallace,		Vancleve,	
	Dayton,	A. Smith,	Welsh.		Wade,	

The re-engrossed bill, intitled, "An act concerning inns and taverns," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas.	Yeas.	Yeas.	Nays.
Meffrs. Berry,	Dayton,	Stillwell,	Meffrs. M'Dowell,
Biddle,	Hall,	Speer,	A. Smith,
Bowen,	Harris,	Vancleve,	Southard,
Burrowes,	Hough,	DeVroom,	Terhune,
Clement,	Morgan,	Wade,	E. Townsend,
. Cobb,	Parret,	Wallace,	R. Townfend,
Condict,	Randolph,	Welfh,	VanDuyn,
Coxe,	Sharps,	W. Wikoff.	Ward,
M'Cullough,	P. Smith,		S. Wyckoff.

Ordered, That the speaker do sign the said bill.
Ordered, That Mr. Ward do carry the said bill to the Council and acquaint them, that the faid bill is passed by this house with the amendments agreed to by both houses.

Mr. Randolph, from Council, presented a bill, intitled, "An act directing an election to be held in the county of Cape-May, for choosing a sheriff and coroners," and a bill, intitled, "An act declaring the jurisdiction of the several counties in this state, which are divided by rivers, creeks, bays, highways or roads;" to which bills he requested the concurrence of this house; which bills were read and ordered a fecond reading.

Two petitions from the county of Monmouth, praying that commissioners may be appointed by law to examine the ground and report to the Legislature the propriety of running a road from the court-house in Monmouth to the bay shore, as they may think proper, was read and ordered a second reading.

Mr. Ward, from the committee to whom was referred the two petitions

from the directors of Second-River bridge, reported,

THAT your committee, having taken into confideration the faid petitions, with the statement accompanying the same, and conceiving it to be but just and reasonable that proper encouragement be given to improvements of fuch general public utility, are of opinion, that the prayer of the petitioners (as far as respects raising the tolls) ought to be granted, and the rates of toll raised in such manner as to afford compensation in some proportion to the expense incurred in erecting said bridge, and that the petitioners have leave to present a bill for that purpose, but that the further consideration of the petition of faid directors for establishing a toll-causeway, or turnpike, through the cedar-swamp, be referred till the next sitting of the Legislature, when the propriety or impropriety of granting fuch indulgence will be more fully known.

By order of the committee,

Ordered, That the faid report be read a fecond time.

The house adjourned till three o'clock P. M.

The house met.

Mr. Walton, from Council, informed the house that Council have passed the bill, intitled, "An act to prevent routs, riots and tumultuous assemblies," without amendment.

Mr. Black, from Council, informed the house that Council have passed the bill, intitled, "An act to repeal two certain acts therein mentioned," and the bill, intitled, "An additional supplement to the act, intitled, "An act to enable the inhabitants of certain towns and townships, to repair their public highways by hire," without amendment.

The house resumed the consideration of the bill, intitled, "An additional supplement to an act, intitled, "An act for organizing and training the militia of this state," and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till to-morrow morning nine of the clock.

Saturday, February 25, 1797.

The house met.

Mr. Dayton, from the committee to whom was referred the petition of Rachel Stevens, widow of Samuel Stevens, who died in the actual fervice of his country, as a foldier in the Jerfey brigade, reported as follows:

HAT agreeably to the adjudication of the court of quarter sessions of the peace for the county of Essex, the petitioner ought to receive the half-pay of her deceased husband, from the first day of April, 1778, which appears to be the time he died.

By order of the committee, ELIAS DAYTON.

Which report was read and ordered a fecond reading.

The bill, intitled, "An act concerning the real estate of Samuel Witham Stockton, late of the county of Hunterdon, esquire, deceased," was read a second time and committed to Messrs. Dayton, Vancleve and Terhune.

Two petitions from the inhabitants of the townships of Acquackanunck and Newark, lying on the west side of the first mountain, praying that a new township may be set off from the said townships, and that they may have leave to present a bill for that purpose, with a petition in opposition thereto, were read;

Ordered, That the petitioners have leave to present a bill on the second Wednesday of the next sitting of the Legislature, to answer the prayer of their said petition, they previously advertising the purport of the bill they mean to present in three of the most public places in the district, and the newspapers printed in Newark, for at least three weeks previous thereto.

A petition from the township of Elizabeth, praying that the said township of Elizabeth may be divided, and that a new township may be set off, to be

called the township of Washington, and that they may have leave to present a

bill for that purpose;

Ordered, That the petitioners have leave to present a bill on the second Wednesday of the next sitting of the Legislature, to answer the prayer of their said petition, they previously advertising the purport of the bill they mean to present in three of the most public places in the district, and in the newspaper printed in Elizabeth-Town, for at least three weeks previous thereto.

Mr. Sinnickson, from Council, informed the house that Council have rejected the bill, intitled, "An act for the better relief and employment of the poor in the county of Salem."

The house resumed the consideration of the bill, intitled, "An act for erect-

ing a state prison;"

Ordered, That the faid bill be committed to Messrs. Condict, Southard and Wade, and that they so alter the bill that some one suitable person be appointed to superintend the work, he giving satisfactory security for the money he may receive, and that the committee be instructed to alter the bill accordingly.

The feveral petitions from Somerfet county, on the subject of their court-house, were read a second time and committed to Messrs. Condict, Bowen and Burrowes.

The house resumed the consideration of the bill, intitled, "An additional supplement to the act, intitled, "An act for organizing and training the militia of this state," and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till Monday morning ten of the clock.

Monday, February 27, 1797.

The house met.

The bill, intitled, "An act to authorize the owners and possessor of a piece of bog or fresh meadow, situate at Connecticut-Farms, in the county of Essex, to appoint managers to drain the same," was read a second time, debated and ordered to be engrossed.

The house resumed the consideration of the bill, intitled, "An additional supplement to an act, intitled, "An act for organizing and training the militia of this state," and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till three o'clock P. M.

The house met.

Mr. Condict, from the committee to whom was referred the bill, intitled, "An act for erecting a state prison," reported the same with sundry amendments; which being read and surther amended, was ordered to be engrossed.

Mr. Southard, with leave prefented a bill, intitled, "An act for making further compensations to constables for services in certain cases;" which bill was read and ordered a second reading.

Mr. Condict defired leave to prefent a bill, intitled, " An act authorizing

the partels of jurors in certain cases to be reformed by the court;" which bill was read;

On the question, Whether the same be read a second time? It was carried in the negative.

Gr. Dayton, from the committee to whom was referred the adjudication of the court of quarter fessions of the peace of the county of Essex, in favour of Elizabeth Henderson, late widow of Samuel Roberts, a soldier in captain Howell's company, first regiment, Jersey troops, killed the 24th day of October, 1777, in the actual service of his country, reported,

HAT, the faid Elizabeth Henderson, late Roberts, ought to receive twenty-five shillings per month from the 24th day of October, 1777, to the 20th day of October, 1784, being the time she remained the widow of the

faid Samuel Roberts.

By order of the committee, ELIAS DAYTON.

Which report was read and ordered a fecond reading.

The report of Mr. Dayton on the application of John Russell of the 11th instant, was read a second time and agreed to.

Ordered, That the petitioner, John Russell, have leave to present a bill for

his relief.

The house adjourned till to-morrow morning nine of the clock.

Tuesday, February 28, 1797.

The house met.

Mr. Ward, from the committee to whom was referred the petition of the stockholders of the bridges over the rivers Passaick and Hackensack, presented a bill, intitled, "An act granting a further sum of money to the commissioners therein named;" which bill was read and ordered a second reading.

A petition from fundry inhabitants of the county of Monmouth, praying leave to prefent a bill to repeal fo much of the law which appointed commiffioners to run a new road from Mount-Holly to the court-house, as respects the road from the court-house to James's lane, was read;

Ordered, That the petitioners have leave to present a bill on the second Thursday of the next sitting, on previously advertising the purport of the bill they mean to present in three public places in the township of Freehold,

in the county of Monmouth.

A petition from fundry inhabitants of Newark, in the county of Essex, praying, for reasons therein contained, that certain persons may be incorporated as a body politic and corporate to take charge of and manage the property on Passaick river, purchased by certain persons for a dock near the said town of

Newark, was read; whereupon,

Mr. Wade, with leave, prefented the draught of a bill, intitled, "An act for incorporating fundry persons as trustees of the Newtown dock of Newark, in Essex county, and that the same be read a second time on the third Wednesday of the next sitting of the Legislature, on the said petitioners advertising a copy of this order in one of the public newspapers printed in Newark, at least three weeks previous thereto.

Mr. Stillwell, with leave, presented the draught of a bill, intitled, "An act for the relief of John Russell, a militia soldier.

A petition from fundry inhabitants of the counties of Morris, Somerset and Essex, adjoining and near the tract of land called the Great Swamp, praying the benefit of a lottery to enable them to make a road through the said swamp, was read and dismissed.

The bill, intitled, "An act to appoint an agent of forfeited estates for the county of Middlefex, in the room of David Olden, deceased," was read a second time, debated and ordered to be engrossed.

Mr. Coxe, from the committee appointed to report what further provision is necessary for the appropriation of fines created by virtue of the act for the pu-

nishment of crimes, reported,

HAT, by a law of December 20, 1781, provision is made for all such fines except those contemplated in the 32d section of said act, for the appropriation of which they submit a bill, intitled, "An act supplementary to an act for the punishment of crimes;" which bill was read and ordered a second reading.

Mr. Condict, from the committee to whom the petitions from the county of Somerset, respecting the removal of the court-house and gool of the said

county, were referred, reported,

HAT the petitioners in favour of a law to authorize a new trial to establish and six the place for erecting a court-house, propose different modes for obtaining the object of their petitions; some of them praying for a popular election, while others pray that commissioners may be appointed to determine the place for the said court-house to be established. Your committee further observe, that the said petitioners on a former application had leave to present a bill to answer the prayer of their petitions, on the second Wednesday of the last sitting of the Legislature, but have neglected to present such bill at the time aforesaid; and it being alledged and afferted by the party remonstrating, that some of the inconveniences complained of in the present situation of the court-house, is already or shortly will be removed. Your committee are therefore of opinion, that it will be for the peace of the county to postpone the decision of the Legislature on the subject for the present, and recommend to the house to refer the said petitions to the next sitting of the Legislature.

By order of the committee, SILAS CONDICT.

To which the house agreed.

The engroffed bill, intitled, "An act for crecting a state prison," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas.	Yeas.	Yeas	Nays.	Nays.
Messrs. Biddle,	French,	E. Townsend,	Meffrs. Berry,	Southard,
Bowen,	Hall,	R. Townfend,	Dayton,	Speer,
Burrow	es, Hough,	Vancleve,	M'Dowell,	Terhune,
Clemen	t, Parret,	DeVroom,	Harris,	VanDuyn,
Cobb,	A. Smith,	Wallace,	Morgan,	Wade,
Condic	P. Smith,	S. Wyckoff,	Randolph,	Ward.
Coxe,	Stillwell,	W. Wikeff.	Sharps,	
M'Cull	ough, Somers,			

Ordered, That the speaker do sign the same.

Ordered, That Mr. S. Wyckoff do carry the faid bill to the Council for concurrence.

The house resumed the consideration of the bill, intitled, " An act to provide for the distribution of the laws, votes and proceedings of the Legislature of this state," and after having gone through the said bill. Ordered, That the same be engrossed.

The bill, intitled, "An act to compel joint tenants and tenants in common to make partition, and for the more easy obtaining partition of lands in co-parcenary, joint-tenancy and tenancy in common," was read a second time, and after fome spent thereon,

Ordered, That the further confideration thereof be postponed.

Mr. Cooper, from Council, returned the bill, intitled, "An act respecting apprentices and fervants," with fundry amendments made thereto by Council, to which he requested the concurrence of this house; which bill as amended was read and ordered a fecond reading.

The report of Mr. Burrowes from the committee to whom was referred the report of Mr. Burrowes, on the application of the stage proprietors and others of the 9th November last, and which was reported on the 1st instant, was read a fecond time.

A motion was made to amend the report by striking out the words after committee, to the word one, so that the report may read, "That, in the opinion of your committee, one fourth of the revenue arising from the stages be appropriated to the repairs of the stage road," and the question being put, it was carried in the affirmative, as follows:

fice in the amitmative, as i	CHONS.	
Yeas.	Yeas.	Nays.
Meffrs. Berry,	A. Smith,	Meffirs. Burrowes,
Biddle,	P. Smith,	Cobb,
Bowen,	Stillwell,	Dayton,
Clement,	Somers,	M'Dowell,
Condict,	Terhune,	Parret,
Coxe,	E. Townsend,	Hough,
M'Cullough,	R. Townfend,	Southard,
French,	Vancleve,	Speer,
Hall,	VanDuyn,	DeVroom,
Morgan,	Wallace,	Wade,
Parret,	Ward,	S. Wyckoff,
Randolph,	Welsh.	W. Wikoff.
Sharps,		

Ordered, That the further confideration of the faid report be postponed.

The house adjourned till three o'clock P. M.

The house met.

The report of Mr. Wade, on the memorial from Cumberland, of the 7th of November last, was read a second time and agreed to; whereupon,

Mr. Bowen, with leave, presented the draught of a bill, intitled, " An act to repeal the first section of the act, intitled, " An act concerning the surrogates in the feveral counties of this state;" which bill was read and ordered a fecond reading.

The house resumed the consideration of the bill, intitled, "An additional supplement to an act, intitled, " An act for organizing and training the militia of this state," and after some time spent thereon,

Ordered, That the faid bill be recommitted to Messirs. DeVroom, Burrowes,

Ward, Wade and Cobb.

The engroffed bill, intitled, "An act to provide for the distribution of the laws, votes and proceedings of the Legislature of this state," was read and compared;

On the question, Whether the same do pass? It was negatived, as follows:

	Nays.	Nays.	Nays.		Yeas.	Yeas.
Meffrs.	Biddle,		Stillwell,	Messrs.	Berry,	Southard,
	Bowen,	Harris,	Speer,		Cobh,	Terhune,
	Burrowes,	Hough,	R. Townfend,		Condit,	E. Townfend,
	Clement,	Morgan,	Wade,		Coxe,	Vancleve,
	M'Cullough,	Parret,	Wallace,		Hall,	VanDuyn,
	Dayton,	Randolph,	S. Wyckoff,		Sharps,	DeVroom,
	M'Dowell,	A. Smith,	W. Wikoff.		P. Smith,	Welsh.

The engrossed bill, intitled, " An act to appoint an agent of forfeited estates for the county of Middlefex, in the room of David Olden, deceased," was read and compared;

Refolved, That the fame do pass.

Ordered, That the speaker do sign the same.

Ordered, That Mr. W. Wikoff do carry the faid bill to the Council for concurrence.

Mr. Corfon, from Council, informed the house that Council have passed the bill, intitled, "An act for the relief of Nicausie Kip," without amendment.

Mr. Corfon prefented a bill from Council, intitled, "An act concerning the trial of murder in cases where the stroke and death happen in different counties, and in cases where either the stroke or death only happens within this ftate," to which he requested the concurrence of this house; which bill was read and ordered a fecond reading.

Mr. Lambert, from Council, informed the house that Council have rejected the bill, intitled, "An act for the relief of William Finley."

The house resumed the consideration of the bill, intitled, "A supplement to the act, intitled, "An act to conflitute and make Croffwicks-Creek a good and lawful fence, from the place known by the name of Watfon's-Ferry down to the mouth of the fame," passed at Burlington, June the twentieth, seventeen hundred and sixty-sive, and after having amended the same,

Ordered, That the faid bill be engroffed.

The house resumed the consideration of the bill, intitled, "An act respecting flaves," and after fome time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till to-morrow morning nine of the clock.

Wednefday, March 1, 1797.

The house met.

The engroffed bill, intitled, "A fupplement to the act, intitled, "An act to

conftitute and make Croffwicks-Creek a good and lawful fence, from the place known by the name of Watfon's-Ferry, down to the mouth of the fame," paffed the twentieth day of June, feventeen hundred and fixty-five, was read and compared;

On the question, Whether the same do pass? It was carried in the affirmative,

as follows:

Yeas. Yeas. Yeas. Navs. Nays. Meffrs. Biddle. E. Townfend, Meffrs. Berry, French, Speer, Bowen, R. Townfend, Hall, Terhune, Davton, Burrowes, M'Dowell, Harris, Vancleve, VanDuyn, Clement, Wade, Hough, Randolph, DeVroom, Cobb, Morgan, Waliace, Sharps, Ward, Condict, Parret, Wellh, P. Smith, S. Wyckoff. Coxe, A. Smith, W. Wikoff. Stillwell, M'Cullough, Southard, Somers,

Ordered, That the speaker do sign the same.

The engrossed bill, intitled, "An act to authorize the owners and possessors of a piece of bog or fresh meadow, situate at Connecticut-Farms, in the county of Essex, to appoint managers to drain the same," was read and compared;

Refolved unanimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Berry do carry the faid bills to the Council for concurrence.

Mr. W. Wikoff and Mr. Berry reported, that they had obeyed the orders of the house.

A memorial from fundry inhabitants of the county of Somerset, suggesting amendments to the "Act for the punishment of crimes," was read and ordered to be read a second time with the bill, intitled, "An act to repeal the twenty-seventh section of the act for the punishment of crimes, and for other purposes therein mentioned."

Mr. Dayton, from the committee to whom was referred the bill, intitled, "An act concerning the real estate of Samuel Witham Stockton, late of the county of Hunterdon, esquire, deceased," reported the same with sundry amendments, which was read, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

Mr. DeVroom, from the committee to whom was referred the bill, intitled, "An additional supplement to an act, intitled, "An act for organizing and training the militia of this state," reported the same with sundry amendments, which was read, debated and ordered to be engrossed.

The house adjourned till three o'clock P. M.

The house met.

The house resumed the consideration of the bill, intitled, "An act respecting slaves."

A motion was made, that the faid bill be difmissed;

On the question, Whether the house agree to the said motion? It was carried in the negative, as follows:

Nays. Nays. Nays. Nays.

Meffrs. Biddle, Burrowes, Cobb, Coxe,
Bowen, Clement, Condict, M'Cullough,

Nays.	Yeas.	Yeas.
Stillwell,	Meffrs. Berry,	Vancleve,
Somers,	M'Dowell,	VanDuyn,
E. Townfend,	Morgan,	DeVroom,
R. Townfend,	Randolph,	Wade,
Wallace,	Sharps,	Ward,
Welfh.	Southard,	S. Wyckoff,
	Speer,	W. Wikoff.
	Terhune,	
	Stillwell, Somers, E. Townfend, R. Townfend, Wallace,	Stillwell, Meffrs. Berry, Somers, M'Dowell, E. Townfend, Morgan, R. Townfend, Randolph, Wallace, Sharps, Welfh. Southard, Speer,

A motion was made, that the faid bill be referred to the next fitting; On the question, Whether the house agree to the said motion? It was carried in the assimptive, as follows:

Yeas.	Yeas.	Yeas.	Nays.	Nays.
Messrs. Biddle,	Dayton,	Sharps,	Messrs. Berry,	DeVroom,
Bowen,	M'Dowell,	A. Smith,	Morgan,	Wade,
Burrowes,	French,	P. Smith,	Stillwell,	Ward,
Clement,	Hall,	Somers,	Southard,	S. Wyckoff,
Cobb,	Harris,	E. Townsend,	Speer,	W. Wikoff.
Condict,	Hough,	R. Townsend	, Terhune,	
Coxe,	Parret,	Wallace.	Vancleve,	
M'Cullough,	Randolph,		VanDuyñ,	1

A motion was made, that the clerk of this house be directed to make and deliver a copy of the said bill to the printer of the State Gazette, with a note to be inserted, requesting all the printers in this state, who publish a news-paper, to publish the said bill for the consideration of the good people of this state;

On the question, Whether the house agree thereto? It was carried in the

affirmative, as follows:

Yeas.	Yeas.	Yeas.	3	Nays.	Nays
Messrs. Biddle,	Dayton,	Somers,	Meffrs.	Berry,	Vancleve,
Bowen,	French,	E. Townfend,		M'Dowell,	VanDuyn,
Burrowes,	Hall,	R. Townsend,	1	Morgan,	DeVroom,
Clement,	Harris,	Wade,		Randolph,	Ward,
Cobb,	Hough,	Wallace.		Sharps,	S. Wyckoff,
Condict,	Parret,			Stillwell,	W. Wikoff.
Coxe,	A. Smith,	1		Southard,	
M'Cullougl	h, P. Smith,			Terhune,	

Mr. Kitchel, from Council, informed the house that Council have passed the bill, intitled, "An act for erecting a state-prison," without amendment.

Mr. Beardslee from Council, informed the house that Council have passed the bill, intitled, "An act for dividing the township of Newton, in the county of Sussex, into two separate townships," without amendment.

The house adjourned till to-morrow morning nine of the clock.

Thursday, March 2, 1797.

The house met.

A petition from Lazarus Wilmuts, stating, that he had purchased a piece of

falt-meadow at the fales of the commissioners of forseited estates, in the county of Middlesox; that he had not received a deed for the same before the death of the commissioners; and praying the said salt-meadow may be legally conveyed to him, with assidavits to support the sacts, were read and referred to Messis. Southard, Morgan and Berry.

A petition from Newton, in the county of Suffex, from a number of the inhabitants thereof, praying for a further division of the township of Newton, was read;

Ordered, That the petitioners have leave to present a bill on the second Friday of the next sitting, they previously advertising the purport of the bill they mean to present, with a copy of this order, in three of the most public places in the township of Newton, and also in the news-paper printed in that town, for at least twenty days previous thereto.

The bill, intitled, "An act for the relief of John Ruffell, a militia foldier," was read a fecond time, debated and ordered to be engrossed.

The house resumed the consideration of the bill, intitled, "An act concerning the real estate of Samuel Witham Stockton, esquire, deceased," and after having gone through the said bill,

Ordered, That the same be engrossed.

The bill, intitled, "An act to repeal the twenty-seventh section of the act for the punishment of crimes, and for other purposes therein mentioned," was read a second time;

On the question, Whether the house agree to the first section? It was carried

in the affirmative, as follows:

Yeas.	Yeas.	Nays.	Nays.
Messrs. Berry,	Southard,	Messrs. Biddle,	, A. Smith,
M'Cullough,	Speer,	Bowen,	Stillwell,
Dayton,	Terhune,	Burrowes,	Somers,
M'Dowell,	VanDuyn,	Clement,	E. Townfend,
Hall,	DeVroom,	Cobb,	R. Townfend,
Harris,	Wade,	Condit,	Vancleve,
Morgan,	Ward,	Coxe,	Wallace.
Randolph,	Welsh,	French,	
Sharps,	S. Wyckoff,	Hough,	
P. Smith,	W. Wikoff.	Parret,	

On the question, Whether the second section do pass? It was carried in the assimptive, as follows:

ammative, as follow	13.			
Yeas.	Yeas.	Yeas.	Nays.	Nays.
Meffrs. Berry,	Sharps,	DeVroom,	Messrs. Biddle,	Hough,
M'Cullough,	P. Smith,	Wade,	Bowen,	Parret,
Dayton,	Stillwell,	Ward,	Burrowes,	A. Smith,
M'Dowell,	Southard,	Welfh,	Clement,	Somers,
Hall,	Speer,	S. Wyckoff,		E. Townfend,
Harris,	Terhune,	W. Wikoff.	Condict,	R. Townsend,
Morgan,	Vancleve,		Coxe,	Wallace.
Randolph,	VanDuyn,		French,	
, .				

Ordered, That the faid bill be engroffed.

Mr. Outwarer, from Council, informed the house that Council have passed the following bills without amendment:

I. An act to appoint an agent of forfeited estates for the county of Middle-

fex, in the room of David Olden, deceased.

2. An act to authorize the owners and possessors of a piece of bog or freshmeadow, situate at Connecticut-Farms, in the country of Essex, to appoint ma-

nagers to drain the fame.

3. A supplement to the act, intitled, "An act to constitute and make Cross-wicks-Creek a good and lawful fence, from the place known by the name of Watson's-Ferry, down to the mouth of the same," passed the twentieth day of June, seventeen hundred and sixty-sive.

The house resumed the consideration of the report of Mr. Burrowes, which was amended on the 28th instant, and agreed to the same as amended.

Ordered, That Messrs. Wade, VanDuyn and Ward, be a committee to prepare and present a bill in conformity with the said report.

Mr. Coxe, with leave, prefented the draught of a bill, intitled, "An act giving authority to courts, in certain cases, to reform the pannels of jurors;" which bill was read and ordered a second reading.

The house adjourned till three o'clock P. M.

The house met.

Mr. Vancleve, with leave, presented the draught of a bill, intitled, "An act directing an election to be held in the county of Hunterdon, to choose a sheriff in said county, in the room of Elias Phillips, esquire, deceased, and respecting the election of sheriffs generally, where vacancies may happen in any of the counties of this state; "which bill was read and ordered a second reading.

Mr. Moore, who has been detained from the house for some time by sickness, attended and took his seat in the house.

The bill, intitled, "An act to repeal the first section of the act, intitled, "An act concerning the surrogates in the several counties of this state," was read a second time, debated and ordered to be engrossed.

A petition from the township of Great-Egg-Harbour, in the county of Gloucester, praying, for reasons therein set forth, that the said township may be divided into two townships, and praying leave to present a bill for that purpose, was read;

Ordered, That the petitioners have leave to prefent a bill on the first Monday of the next sitting, with advertising the purport of the bill they mean to present in four of the most public places in the faid township, for at least three

weeks previous thereto.

The engrossed bill, intitled, "An additional supplement to an act, intitled "An act for organizing and training the militia of this state," was read and compared;

On the question, Whether the same do pass? It was carried in the assir-

mative, as follows:

·	Yeas.	Yeas.	Yeas.	Nays.	Nays.
Messrs.	Berry,	Morgan,	Vancleve,	Meffrs. Biddle,	R. Townsend,
	Bowen,	Randolph,	VanDuyn,	Clement,	Wallace.
	Burrowes,	Sharps,	DeVroom,	French,	
	Cobb,	P. Smith,	Wade,	Hall,	
	Condict,	Stillwell,	Ward,	Hough,	
	Coxe,	Somers,	Welfh,	Parret,	
	Dayton,	Southard,	S. Wyckoff,	A. Smith,	
	M'Dowell,	Speer,	W. Wikoff.	E. Townfend,	
	Harris.	Terhune.			

Ordered, That the speaker do sign the same.

Ordered, That Mr. Bowen do carry the faid bill to Council for concurrence.

The engroffed bill, intitled, "An act to repeal the twenty-feventh fection of the act for the punishment of crimes, and for other purposes therein mentioned," was read and compared;

On the question, Whether the same do pass? It was carried in the negative,

as follows:

Nays.	Nays.	Yeas	Yeas.
Messrs. Biddle,	Parret,	Meffirs. Berry,	Terhune,
Bowen,	A. Smith,	M'Cullough,	Vancleve,
Burrowes,	P. Smith,	Dayton,	VanDuyu,
Clement,	Stillwell,	M'Dowell,	DeVroom,
Cobb,	Somers,	Harris,	Wade,
Condia,	E. Townfend,	Morgan,	Ward,
Coxe,	R. Townsend,	Randolph,	Welih,
French,	Speaker.	Sharps,	S. Wyckoff,
Hall,	*	Southard,	W. Wikoff.
Hough,		Speer,	

There not being twenty members in favor of the faid bill, the fame was loft.

Mr. Condit, from Council, prefented a bill, intitled, "An act concerning the supreme and circuit courts," to which he requested the concurrence of this house; which bill was read and ordered a second reading.

The bill, intitled, " An act concerning horse-racing," with the amendments made thereto by this house, was read a third time;

Refolved, That the fame, as amended, do pass. Ordered, That the speaker do sign the said bill and amendments.

Ordered, That Mr. Biddle do carry the faid bill and amendments to the Council, and request their concurrence in the faid amendments.

The house adjourned till to-morrow morning nine of the clock.

Friday, March 3, 1797.

The house met.

The bill, intitled, "An act directing an election to be held in the county of Cape-May for choosing a sheriff and coroners," was read a second time; whereupon,

Ordered, That the faid bill be committed to Meffrs. Vancleve, Bowen and

E. Townfend.

The bill, intitled, "An act directing an election to be held in the county of Hunterdon to choose a sheriff, in the faid county, in the room of Elias Phillips, esquire, deceased, and respecting the election of sherists generally, when vacancies may happen in any of the counties of this state," was read a second time and referred to the last mentioned committee, with directions to the committee to incorporate the faid bills into one, fo as to embrace the objects contemplated in both bills.

Ordered, That Mr. Berry have leave of absence during the present sitting. The bill, intitled, "An act respecting apprentices and servants," was read a fecond time with the amendments made thereto by the Council;

Refolved, That the house agree to all the amendments made to the said bill, except the fourth and sifth amendments, and with respect to them do adhere to their bill.

Ordered, That Mr. Burrowes do carry the faid bill and amendments to the Council, and acquaint them that this house agree to all the amendments made to the faid bill, except the 4th and 5th amendments, and with respect to them do adhere to their bill.

Mr. Biddle and Mr. Bowen reported, that they had obeyed the order of the house.

The engrossed bill, intitled, "A supplement to the act, intitled, "An act concerning the surrogates in the several counties of this state," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas.	Yeas.	Nays.	Nays.
Messrs. Bowen,	Somers,	Messrs. Biddle,	Stillwell,
Burrowes,	Southard,	Clement,	Speer,
Dayton,	E. Townfend,	Cobb,	Terhune,
French,	R. Townsend,	Condict,	VanDuyn,
Hall,	Vancleve,	Coxe,	DeVroom,
Harris,	Wade,	M'Cullough,	Welsh,
Moore,	Wallace,	Hough,	W. Wikoff.
Parret,	Ward,	Morgan,	
A. Smith,	S. Wyckoff,	Randolph,	
P. Smith,	Speaker.	Sharps,	
	C 1 1 C	1 0	

Ordered, That the speaker do sign the same.

The engrossed bill, intitled, "An act concerning the real estate of Samuel Witham Stockton, late of the county of Hunterdon, esquire, deceased," was read and compared;

Refolved unanimously, That the same do pass. Ordered, That the speaker do sign the same.

The engrossed bill, intitled, "An act for the relief of John Russell," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

21 7 6, 20 10110 110 1			
Yeas.	Yeas.	Yeas.	Nays.
Meffrs. Biddle,	Hough,	·Vancleve,	Messrs. Clement,
Bowen,	Moore,	DeVroom,	Condict,
Cobb,	Morgan,	Wade,	Hall,
Coxe,	Parret,	Wallace,	Randolph,
M'Cullough,	P. Smith,	Ward,	Sharps,
Dayton,	Stillwell,	S. Wyckoff,	A. Smith,
M'Dowell,	Southard,	W. Wikoff.	E. Townsend,
French,	Speer,		VanDuyn,
Harris,	Terhune,		Welfh.

Ordered, That the speaker do sign the same.

Ordered, That Mr. Clement do carry the faid bills to Council for concurrence.

The bill, intitled, "An act for the relief of Benajah Parvin," was read a fecond time, debated and ordered to be engrossed.

The house met.

The petition from the administrators, &c. of Jacob Smith, deceased, read on

the 28th of January laft, was read a fecond time; whereupon,

Mr. Smith prefented the draught of a bill to answer the prayer of the faid petition, intitled, "An act to authorize and empower Peter Wintermute and Jacob Savelzool, administrators, &c. of Jacob Smith, deceased, to fulfil a certain contract and agreement made and entered into by the faid Jacob Smith, relative to the fale of lands;" which bill was read and ordered a second reading.

Mr. Stillwell, with leave, prefented the following refolution, which was read

and ordered a fecond reading:

Refolved, That the fecretary of the state be directed to report to the next Legislature, whether any, and if any, the names of those clerks of the several counties of this state who have neglected to comply with the direction of the act, intitled, "An act to empower the clerks of the several counties to administer the official and other necessary oaths to certain officers in such counties, and for procuring to the secretary of the state returns of the names of such officers," passed the ninth day of June, 1779, and who have failed to give bond conformably with the 5th section of the act, intitled, "An act for the recording of deeds and other instruments of writing respecting the titles of land in the several counties in this state, and for declaring what shall be evidence of such deeds and other instruments," passed the 14th day of December, 1784.

The bill, intitled, "An act relating to hawkers, pedlers and petty-chapmen," was read a fecond time, debated and ordered a third reading.

Mr. Randolph, from Council, returned the bill, intitled, "An act concerning horse-racing," and informed this house, that Council have passed the said bill with the amendments made thereto by this house.

The members withdrew to attend a joint-meeting, and being returned, the fpeaker defired leave to refign his feat as speaker, he having been elected as one of the representatives of this state to the Congress of the United States.

The speaker having resigned his seat, the house proceeded to the choice of a speaker for the remainder of the sitting, and the ballots being counted, a majority were found in favor of Silas Condict, esquire, who was thereupon placed in the chair.

Ordered, That Mr. Cobb do wait on the Council and inform them thereof.

The house adjourned till to-morrow morning nine of the clock.

Saturday, March 4, 1797.

The house met.

Ordered, That Mr. Hough have leave of absence for the remainder of the fitting.

Refolved, That the speaker have power during the recess of the Legislature to convene the General Assembly whenever any occasion shall, in his opinion, render it necessary.

A petition from the county of Monmouth, praying that a law may pass to make the bridge at Cyrenus Van Mater's mill a county charge, was read and ordered a second reading.

Mr. Clement, with leave, prefented the draught of a bill, intitled, "An act to suspend the operation of an act, intitled, "An act for laying out, opening and improving certain roads in the counties of Cumberland, Salem, Gloucester and Burlington, in this state, so far as respects the roads from Roadstown and Bridgetown, in the county of Cumberland, to Woodbury in the county of Gloucester:" which bill was read and ordered a second reading.

The speaker laid before the house the following report:

The attorney-general, to whom was referred the report of Mr. Vancleve

on the Monmouth petition, begs leave to fubmit the following report:

HAT, under the existing laws of this state, an executor or administrator is entitled to give a preference to such creditors as he may think proper, where more than one possesses the same and highest degree of evidence of their debts; that the policy of this discretion may be highly questionable, as it may in many inflances defeat entirely the claims of those who are in justice equally intitled; that in some cases the wisdom of the Legislature hath made provision for an equal distribution of the estate to all creditors where there is not fufficient to pay the whole, fuch as in that of an absconding debtor and in that He would therefore beg leave to fuggest the propriety of passing a law to controul the power which is vested in executors and administrators to discriminate between those whose precaution have placed them upon the fame footing in point of priority, fo that there may be an equal distribution as to those debts should it be thought improper to extend the provision further. An. Dn. WOODRUFF, Attorney-General.

Which report was read and ordered a fecond reading.

Mr. Dayton, from the joint-committee of the Council and General Assembly, appointed to inspect the office and confer with the secretary on the subject of

his letter, dated 9th November, 1796, reported,

THAT they have inspected the office agreeably to their appointment, and that upon examination it appears to them, that the office would be more fecure if there were iron shutters affixed on the inner side of the windows; that fome of the old files of original wills, letters of administration, &c. &c. are irregular, as well with respect to the order of time as the counties to which they belong; that from the observation of your committee it appears, that the prefent secretary has paid great attention to the office fince his appointment; that he hath recorded all the letters of administration, wills and other papers which were deposited in faid office fince the second day of July, 1776, agreeably to law, and that so far as original papers have been filed by the present secretary they appear to be properly filed and arranged.

The committee are of opinion that some provision ought to be made to arrange the irregular files in proper order, and to prevent the books of records and original papers from being taken out of the office as evidence, or for any

other purpose, and recommend the passing a law to prevent the same.

By order of the committee,
ABRAHAM KITCHEL, ELIAS DAYTON.

Which report was read and ordered a fecond reading.

Mr. Black, from Council, informed the house that Council do adhere to their amendments made to the 3d and seventh sections of the bill, intitled, "An act respecting apprentices and servants," and do reject the said bill.

Mr. Walton, from Council, informed the house that the bill, intitled, "An act for the relief of John Russell," is passed by Council without amendment.

The bill, intitled, "An act to incorporate the stockholders of the bridges over the rivers Paffaick and Hackenfack," was read a fecond time, debated and ordered to be read a third time.

The bill, intitled, "An acl concerning the trial of murder in cases where the stroke and death happen in different counties, and in cases where either the flroke or death only happens within this state," was read a second time, debated and ordered to be read a third time.

The bill, intitled, "An act declaring the jurisdiction of the several counties in this state, which are divided by rivers, creeks, bays, highways or roads," was read a fecond time, debated and ordered to be read a third time.

The bill, intitled, "An act directing bills of exceptions to be fealed," was read and ordered a third reading.

The bill, intitled, "An act directing the time and mode of electing reprefentatives in the House of Representatives of the Congress of the United States," was read a fecond time, debated and ordered to be engroffed.

Mr. Cobb reported, that he had obeyed the order of the house.

The house adjourned till three o'clock P. M.

The house met.

Mr. Vancleve, from the committee to whom was committed the bill, intitled, "An act directing an election to be held in the county of Cape-May for choosing a sheriff and coroners," reported the same with fundry amendments; and the faid committee, to whom also was referred the bill, intitled, "An act directing an election to be held in the county of Hunterdon to choose a sheriff in the faid county, in the room of Elias Phillips, esquire, deceased, reported the faid bill with fundry amendments, and with the following title: "A fupplement to the act, intitled, "An act concerning sheriffs."

The bill, intitled, "An act directing an election to be held in the county of Cape-May for choosing a sheriff and coroners," was read, the amendments agreed to and the bill ordered a third reading.

The bill, intitled, "A fupplement to the act, intitled," An'act concerning sheriffs," was read a second time, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

Mr. Southard, from the committee to whom was referred the petition and

vouchers of Lazarus Wilmot, reported,

HAT they have examined the facts fet forth in faid petition, and the evidence in support of the same and are of dence in support of the same, and are of opinion that said facts are true, and that the petitioner ought to have leave to present a bill on the third Wednesday of the next sitting of the Legislature, he advertising the purport of the bill he means to present in the public papers printed in New-Brunswick, at least four weeks previous thereto.

By order of the committee, HENRY SOUTHARD.

To which the house agreed.

The house resumed the consideration of the bill, intitled, "An act for the more equal representation of the counties of Hunterdon, Burlington, Sussex, Cumberland and Cape-May in the General Assembly of this state," and after fome time spent thereon, and having gone through the said bill,

Ordered, That the fame be engrossed.

The house adjourned till Monday morning ten of the clock.

Monday, March 6, 1797.

The house met.

Mr. Cooper, from Council, informed the house that Council have passed the bill, intitled, "A supplement to the act, intitled, "An act concerning the furrogates in the feveral counties of this state," without amendment.

The house resumed the consideration of the resolution presented by Mr. Coxe on the 11th ultimo.

A motion was made by Mr. Coxe, feconded by Mr. Wade, to strike out, in the faid resolution, after the words, "Wherefore we do hereby," the residue of

the faid resolution, and substitute, in lieu thereof, the following:

Refolved, That the people of this state whose names are included in the duplicates of the state taxes of the present year shall be, and they are hereby authorized and required, at the times and places appointed by law for holding the next annual elections for the state Legislature, respectively, to deliver in a paper ticket, on which shall be written, agreeably to the opinion of the voter, the words revision or no revision; and the tickets so delivered in shall be examined, estimated, filed and returned by the officers conducting said elections to the clerks of the respective counties in this state, in the same manner as the votes of the members of the state Legislature; and the clerks of the several counties in this state are hereby required and directed to transmit a return thereof to the secretary of the state within sifteen days thereafter, in order that the fame may be laid before the Legislature immediately after their meeting in October next; and should a majority of votes, so returned, be found in favor of a revision of the constitution, it is hereby recommended to the ensuing Legislature to fix a time and place for a meeting of a convention to be by them called, and to provide for the election and expenses of the said convention.

On the question, Whether the house agree to the said amendment? It was

carried in the negative, as follows:

Nays.	Ńays.	Nays.	Nays.	Yeas.
Messrs. Burrowes,	Harris,			Messrs. Biddle,
Bowen,	Moore,	Somers,	DeVroom,	Coxe,
Clement,	Morgan,	Southard,	Wallace,	Dayton,
Cobb,	Parret,	Speer,	Ward,	Wade,
M'Cullough,	Randolph,	Terhune,	Welsh,	W. Wikoff.
M'Dowell,	Sharps,	E. Townfend,	S. Wyckoff	•
French,	A. Smith,	R. Townfend,	•	
Hall,	P. Smith,	Vancleve,		

A motion was made to difmifs the faid refolution, and the question being

it was carried in the affirmative, as follows:

Pur, it	was carried in	t the annual	active, as tollows	•	
	Yeas.	Yeas.	Yeas.	Yeas.	Nays.
Messrs.	Bowen,	Hall,	Stillwell,	VanDuyn, Messrs.	Biddle,
	Burrowes,	Harris,	Somers,	DeVroom,	Coxe,
,	Clement,	Moore,	Southard,	Wallace,	Wade,
	Cobb,	Parret,	Speer,	Ward,	W. Wikoff.
	M'Cullough,	Randolph,	Terhune,	Welsh,	
	Dayton,	Sharps,	E. Townfend,	S. Wyckoff.	
	M'Dowell,	A. Smith,	R. Townfend,	•	
	French,	P. Smith,	Vancleve,		
	•	•		4	

The engrossed bill, intitled, "An act for the more equal representation of the counties of Hunterdon, Burlington, Sussex, Cumberland and Cape-May, in the General Assembly of this state," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas. Yeas. Yeas. Nays. Nays. Meffrs. Biddle, Meffrs. Burrowes, P. Smith, DeVroom, Moore, Cobb, Stillwell, Wade, Bowen, Parret, M'Cullough, Southard, Ward, Clement, A. Smith, Dayton, Welsh, Speer, Coxe, Somers, Terhune, S. Wyckoff, M'Dowell, French, E. Townfend, Vancleve, W. Wikoff. Morgan, Hall, R. Townsend, VanDuyn, Wallace. Randolph, Harris,

The engroffed bill, intitled, "An act for the relief of Benajah Parvin," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas. Yeas. Yeas. Nays. Nays. Meffrs. Bowen, Morgan, Vancleve, Messrs. Biddle, E. Townsend, Randolph, R. Townfend, Burrowes, DeVroom, Clement, M'Cullough, A. Smith, Wade, Cobb, VanDuyn, P. Smith, \mathbf{W} ard, Wallace, Coxe, Dayton, M'Dowell, S. Wyckoff, Welsh. Stillwell, French, W. Wikoff. Hall, Southard, Parret, Harris, Speer, Sharps, Terhune, Moore, Somers,

Ordered, That the speaker do sign the said bills.

Ordered, That Mr. Coxe do carry the faid bills to Council for concurrence.

Mr. Clement, with leave, presented the draught of a bill, intitled, "A supplement to the act, intitled, "An act to empower the inhabitants of the townships of Gloucester and Deptford, in the county of Gloucester, to rebuild and keep in repair the upper bridge over Great-Timber-Creek;" which bill was read and ordered a second reading.

The house adjourned till three o'clock, P. M.

The house met.

The bill, intitled, "An act directing an election to be held in the county of Cape-May for choosing a sheriff and coroners," was read a third time;

Refolved unanimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. M'Cullough do wait on the Council and acquaint them that the fame is passed by this house without amendment.

Mr. M'Cullough reported, that he had obeyed the order of the house.

A petition from Peter Stryker, stating a demand against the state, and praying payment, was read and referred to the committee on incidental charges.

The engrossed bill, intitled, "An act directing the time and mode of electing representatives in the House of Representatives of the Congress of the United States," was read and compared;

On the question, Whether the same do pass? It was carried in the affirmative, as follows:

Yeas. Yeas. Yeas. Yeas. Nays. Messrs. Biddle, M'Dowell, P. Smith, Vancleve, Messrs. Harris, Bowen, French, Stillwell, VanDuyn, DeVroom, Somers, Ward. Burrowes, Hall, Wade, Southard, Wallace, Clement, Morgan, Speer, Cobb, Parret, Welsh, Coxe, Randolph, Terhune, S. Wyckoff, E. Townfend, W. Wikoff. M'Cullough, Sharps, A. Smith, R.Townfend, Dayton,

Ordered, That the speaker do sign the same.

Ordered, That Mr. Dayton do carry the said bill to the Council for concurrence.

The house resumed the consideration of the bill, intitled, " A supplement to the act, intitled, " An act concerning sheriffs," and after having gone through the faid bill,

Ordered, That the same be engrossed.

The bill, intitled, "A supplement to the act, intitled, "An act to empower the inhabitants of the townships of Gloucester and Deptford, in the county of Gloucester, to rebuild and keep in repair, the upper bridge over Great-Timber-Creek," was read a fecond time, debated and ordered to be engroffed.

The bill, intitled, "An act concerning the fupreme and circuit courts," was read a fecond time, and after fome time spent thereon,

Ordered, That the further confideration thereof be postponed.

The bill, intitled, "An act to authorize and empower Peter Wintermute and Jacob Savekool, administrators, &c. of Jacob Smith, deceased, to fulfil a certain contract and agreement made and entered into by the faid Jacob Smith, relative to the fale of lands," was read a fecond time, debated and ordered to be engroffed.

The bill, intitled, " An act for making further compensation to constables for services in certain cases," was read a second time, and after some time spent thereon.

Ordered, That the further confideration thereof be postponed.

The house adjourned till to-morrow morning nine of the clock.

Tuesday, March 7, 1797.

The house met.

Mr. Dayton reported, that he had obeyed the order of the house.

Mr. Wade, from the committee to whom was referred the report of Mr. Burrowes, on the petitions from the stage proprietors and others, presented the draught of a bill, intitled, "An act to appoint commissioners to repair the post road, at the places therein mentioned;" which bill was read and ordered a fecond reading.

The bill, intitled, " An act to authorize the recording certain deeds for lands lying in the river Delaware, heretofore acknowledged or proved according to

the laws of Pennfylvania," was read a fecond time, debated and ordered a third reading.

The bill, intitled, "An act directing bills of exceptions to be fealed," was read a third time:

Refolved unanimoufly, That the same do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. M'Dowell do wait on the Council and acquaint them that the same is passed by this house without amendment.

The bill, intitled, " An act relating to hawkers, pedlars and petty-chapmen," was read a third time;

Refolved unanimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. French do wait on the Council and acquaint them that the fame is passed by this house without amendment.

The bill, intitled, " An act declaring the jurisdiction of the several counties in this flate, which are divided by rivers, creeks, bays, highways or roads," was read a third time;

Resolved unanimously, That the same do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Harris do wait on the Council and acquaint them that the fame is passed by this house without amendment.

The bill, intitled, " An act concerning the trial of murder in cases where the stroke and death happen in different counties, and in cases where either the stroke or death only happens within this state," was read a third time;

Resolved unanimously, That the same do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Morgan do wait on the Council and acquaint them that the same is passed by this house without amendment.

The bill, intitled, " An act to incorporate the stockholders of the bridges over the rivers Passaick and Hackensack," was read a third time;

On the question, Whether the same do pass? It was carried in the affirmative, as follows:

Yeas. Nays. Yeas. Yeas. Yeas Vancleve, Messrs. Clement, M'Dowell, Messrs. Biddle, P. Smith, Bowen, French, DeVroom, Stillwell, Somers, VanDuyn, Burrowes, Hall, Southard, Wade, Wallace. Ward, Cobb. Parret, Speer, Coxe, Welsh, Randolph, Terhune, M'Cullough, Sharps, E. Townfend, S. Wyckoff, R. Townfend, W. Wikoff.

A. Smith, Ordered, That the speaker do sign the same.

Dayton,

Ordered, That Mr. Parret do wait on the Council and acquaint them that the fame is passed by this house without amendment.

The bill, intitled, " An act to authorize the recording certain deeds for lands lying in the river Delaware, heretofore acknowledged or proved according to the laws of Pennfylvania," was read a third time;

Refolved unanimoufly, That the fame do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Randolph do wait on the Council and acquaint them that the fame is passed by this house without amendment.

Messirs. M'Dowell, French, Harris, Morgan, Parret and Randolph, severally reported, that they had obeyed the orders of the house.

The bill, intitled, "An act to appoint commissioners to repair the post road at the places therein mentioned," was read a second time, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The bill, intitled, "An act concerning stray cattle, horses and sheep," was read a second time, debated and ordered a third reading.

The bill, intitled, "An act for the relief of creditors against heirs and devisees," was read a second time, debated and ordered a third reading.

The house adjourned till three o'clock P. M.

The house met.

The house resumed the consideration of the bill, intitled " An act for mak-

ing further compensation to constables for services in certain cases;"

On the question, Whether the house agree to the following paragraph in the second section, "That the constables aforesaid, shall be entitled to receive, in addition to the sees now allowed them by law, for every warrant, one shilling?" It was carried in the affirmative, as follows:

	Yeas.	Yeas.	Yeas.	Nays.	Nays.
Messrs	Bowen,	Randolph,	VanDuyn, Messrs.	Biddle,	A. Smith,
	Burrowes,	Sharps,	DeVroom,	Clement,	Somers,
	Cobb,	P. Smith,	Wade,	Coxe,	Terhune,
	M'Cullough,	Stillwell,	Welsh,	French,	E. Townfend,
	Dayton,	Southard,	S. Wyckoff,	Hall,	R. Townfend,
	M'Dowell,	Speer,	W. Wikoff.	Harris,	Wallace,
	Morgan,	Vancleve,		Parret,	Ward.

Ordered, That the faid bill be committed to Messrs. Parret, M'Cullough and Vancleve.

Mr. Corson, from Council, presented a bill, intitled, "An act to increase the number of coroners in the counties of Monmouth, Gloucester, Hunterdon and Sussex," to which he requested the concurrence of this house; which bill was read and ordered a second reading.

The bill, intitled, "An act declaring when the death of persons absenting themselves shall be presumed," was read a third time;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

•	Yeas.	Yeas.	Yeas.	Yeas.		Nays.
Messrs.	Bowen,	Harris,	Somers	DeVroom,	Messrs.	Biddle,
	Cobb,	Morgan,	Southard,	Wade,		Burrowes,
	Coxe,	Parret,	Speer,	Wallace,		Clement.
	M'Cullough,	Randolph,	Terhune,	Ward,		
	Dayton,	Sharps	E. Townfend,	Welfh,		
	M'Dowell,	A. Smith,	R. Townfend,	S. Wyckoff	· •	
	French,	P. Smith,	Vancleve,	W. Wikoff.		
	Hall,	Stillwell,	VanDuyn,			

The bill, intitled, "An act concerning stray cattle, horses and sheep," was read a third time;

Resolved unanimously, That the same do pass.

The bill, intitled, "An act for the relief of creditors against heirs and devifees," was read a third time;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas. Yeas. Yeas. Yeas. Nay. Messrs. Biddle. French, Stillwell, VanDuyn, Mr. Harris. DeVroom, Bowen, Hall, Somers, Southard, Wade, Burrowes, Morgan, Wallace, Clement, Speer, Parret, Ward, Terhune, Cobb, Randolph, E. Townfend, Welsh, Coxe, Sharps, R. Townfend, S. Wyckoff, M'Cullough, A. Smith, W. Wikoff. P. Smith, Vancleve, Dayton, M'Dowell,

Ordered, That the speaker do sign the said bills.

Ordered, That Mr. Hall do wait on the Council and acquaint them that the faid bills have been passed by this house without amendment.

Ordered, That Messrs. Biddle, R. Townsend and Sharps, be a committee to receive from the sheriff of Burlington, a state of his demands for the maintenance of a state prisoner, and report thereon.

The engroffed bill, intitled, "An act to authorize Peter Wintermute and Jacob Savekool, administrators of Jacob Smith, deceased, to sulfil a certain contract made by the said Jacob Smith, in his life time, relative to the sale of lands," was read and compared;

Refolved unanimoufly, That the fame do pass.

The engrossed bill, intitled, "A supplement to the act, intitled, "An act to empower the inhabitants of the townships of Gloucester and Deptford, in the county of Gloucester, to re-build and keep in repair, the upper bridge over Great-Timber-Creek," was read and compared;

Refolved unanimously, That the same do pass. Ordered, That the speaker do sign the said bills.

Ordered, That Mr. Hall do carry the faid bills to the Council for concurrence.

The house adjourned till to-morrow morning ten of the clock.

Wednesday, March 8, 1797.

The house met.

The engrossed bill, intitled, "A supplement to the act, intitled "An act concerning sheriffs," was read and compared;

On the question, Whether the same do pass? It was carried in the affirma-

tive as follows:

Dayton, A. Smith,

tive, as follows:				
Yeas.	Yeas.	\mathbf{Y} eas.	Yeas.	Nays.
Meffrs. Biddle,	French,	P. Smith,	D'Vroom, I	Messrs. M'Dowell,
Bowen,	Hall,	Stillwell,	Wade,	Terhune,
Burrowes	, Harris,	Somers,	Wallace,	VanDuyn,
Clement,	Morgan,	Southard,	Welsh,	Ward.
Cobb,	Parret,	Speer,	S. Wyckoff,	
Coxe,	Randolph,	E. Townsen	d,W. Wikoff.	
M'Cullou	gh, Sharps,	R.Townfen	d,	9

Vancleve,

Ordered, That the speaker do sign the same.

Ordered, That Mr. Sharps do carry the faid bill to Council for concurrence.

Mr. Parret, from the committee to whom was referred the bill, intitled, "An act for making further compensations to constables for services in certain cafes," reported the same with fundry amendments; which bill was read, confidered and ordered to be engrossed.

The report of Mr. Dayton of the 27th of February, ultimo, on the adjudication in favor of Elizabeth Henderson, late widow of Samuel Roberts, was read a second time, agreed to, and a warrant ordered.

The petitions from the county of Monmouth, praying that commissioners may be appointed by law, to examine the ground, and report to the Legislature the propriety of running a road from the court-house, in Monmouth, to the bay shore, as they may think proper, was read a second time;

Ordered, That the petitioners have leave to present a bill on the second Tuesday in the next sitting of the Legislature, to answer the prayer of their petitions, the purport thereof being previously advertised in three of the most publication.

lic places where the road is intended to be laid, at least fifteen days.

Mr. Stillwell, from the committee of civil claims, reported on the petition of

Keziah Hunt,

THAT there is not any money in the treasury of the forfeited estates of Peter Barbarie and brothers, but as an act hath passed the Legislature this sitting, appointing an agent of forfeited estates in the county of Middlesex, and as it is suggested that monies are due the state, for property of the said Barbaries, sold by the late agent, and will probably be collected by the present agent, therefore, your committee recommend that the said petition, and papers accompanying the same, be referred to the next sitting of the Legislature.

The same committee, on the petition of Abraham Duryee, report,

THAT no vouchers accompany the petition to substantiate the claim therein contained, and that, in the opinion of your committee, the same ought to be referred to the next sitting of the Legislature.

By order of the committee,
JOSEPH STILLWELL.

To which the house agreed.

Mr. Lambert, from Council, returned the bill, intitled, "An additional supplement to an act, intitled, "An act for organizing and training the militia of this state," with sundry amendments made thereto by Council, to which he requested the concurrence of this house; which bill with the amendments were read, the amendments agreed to, and the bill ordered to be re-engrossed.

A demand against the state from Henry Waddell, was presented;

On the question, Whether the house will allow the account of the applicant? It was carried in the negative.

Mr. Lambert, from Council, presented a bill, intitled, "An act relative to proceedings in the courts of law," to which he requested the concurrence of this house; which bill was read and ordered a second reading.

The house adjourned till three o'clock, P. M.

The house met.

The house resumed the consideration of the bill, intitled, "An act to compel joit-tenants and tenants in common to make partition, and for the more

eafy obtaining partition of lands in co-parcenary, joint-tenancy and tenancy in common," and after having gone through the faid bill,

Ordered, That the fame be read a third time.

Mr. Kitchel, from Council, informed the house that Council have passed the bill, intitled, "An act for the relief of Benajah Parvin," and the bill, intitled, "An act concerning the real estate of Samuel Witham Stockton, esquire, deceased," without amendment.

Mr. Beardslee, from Council, informed the house that Council have passed the bill, intitled, "An act for the more equal representation of the counties of Hunterdon, Burlington, Sussex, Cumberland and Cape-May, in the General Assembly of this state;" without amendment.

The bill, intitled, "An act relative to proceedings in the courts of law," was read a fecond time, and after some time spent thereon,

Ordered, That the further confideration thereof be postponed.

The house adjourned till to-morrow morning nine of the clock.

Thursday, March 9, 1797.

The house met.

Mr. Ward, from the committee appointed for that purpose, presented the draught of a bill, intitled, "An act for defraying incidental charges;" which bill was read and ordered a second reading.

A warrant of half-pay, in favour of the heirs of Samuel Roberts, was read, approved and ordered to be figned.

Ordered, That Mr. A. Smith do carry the said warrant to the Council for

concurrence.

Mr. Ogden, from Council, prefented a bill, intitled, "An act to prevent clerks of courts to appear as attornies or counfellors in the courts of which they are clerks;" which bill was read and ordered a fecond reading.

The house resumed the consideration of the bill, intitled, "An act to appoint commissioners to repair the post-road at the places therein mentioned," and after some time spent thereon,

Ordered, That the faid bill be difiniffed.

The house resumed the consideration of the bill, intitled, "An act relative to proceedings in the courts of law," and after having gone through the same, Ordered, That the said bill be read a third time.

Mr. A. Smith reported that he had obeyed the order of the house.

The bill, intitled, "An act the better to promote the impartial administration of justice," with the amendments made thereto by Council, was read a second time, the amendments agreed to and the bill ordered to be re-engrossed.

The re-engrossed bill, intitled, "An additional supplement to an act, intitled, "An act for organizing and training the militia of this state," was read and compared;

On the question, Whether the same do pass? It was carried in the affirm-

ative, as follows:

Yeas.	Yeas.	Yeas.	Yeas.	Nays.
Meffrs. Bowen,	M'Dowell,	Southard,	Wade,	Messrs. French,
Burrowes,	Morgan,	Speer,	Ward,	Parret,
Cobb,	Sharps,	Terhune,	Welsh,	A. Smith,
Coxe,	P. Smith,	Vancleve,	S. Wyckoff.	R. Townfend.
M'Cullough,	Stillwell,	VanDuyn,	W. Wikoff.	
Dayton,	Soniers,	DeVroom,		

Ordered, That the speaker do sign the said bill.

Ordered, That Mr. P. Smith do carry the faid bill to the Council, and acquaint them that the same is passed by this house with their amendments.

The bill, intitled, "An act to compel joint-tenants and tenants in common to make partition, and for the more eafy obtaining partition of lands in coprrcenary, joint-tenancy and tenancy in common," was read a third time;

On the question, Whether the same do pass? It was carried in the affirma-

tive, as follows:

Yeas.	Yeas.	Yeas.	Nays.
Meffrs. Biddle,	M'Dowell,	R. Townfend, Messi	s. Randolph,
Bowen,	French,	Vancleve,	Sharps,
Burrowes,	Morgan,	VanDuyn,	A. Smith,
. Clement,	Parret,	Wade,	P. Smith,
Coxe,	Stillwell,	Wallace,	Somers,
M'Callough,	Speer,	S. Wyckoff,	Ward,
Dayton,	Terhune,	W. Wikoff.	Welsh.

Ordered, That the speaker do sign the same.

Ordered, That Mr. P. Smith do wait on the Council, and acquaint them that the faid bill is passed by this house without amendment.

Mr. Outwater, from Council, informed the house that Council have passed the bill, intitled, "An act to authorize Peter Wintermute and Jacob Savekool, administrators of Jacob Smith, deceased, to fulfil a certain contract made by the said Jacob Smith in his life time, relative to the sale of lands," and the bill, intitled, "A supplement to the act, intitled, "An act to empower the inhabitants of the townships of Gloucester and Deptford, in the county of Gloucester, to rebuild and keep in repair the upper bridge over Great Timber-Creek," without amendment.

Mr. Condit, from Council, informed the house that Council have concurred in the warrant in favour of the heirs of Samuel Roberts.

Mr. P. Smith reported, that he had obeyed the order of the house.

On metion,

Refolved, That the clerk of this house be directed to deliver a copy of a bill published for the consideration of the Congress of the United States, intitled, "A bill to provide for the affessment and collection of direct taxes," to the printer of the State Gazette, and request him to publish the same for the information of the good people of this state, and that the said printer add a note thereto requesting the other printers in the state to publish the same.

Ordered, That Mr. Somers do carry the faid resolution to the Council for

concurrence.

Mr. Biddle, from the committee to whom was referred, the account of the fheriff of the county of Burlington, for supporting a state prisoner, reported, FAT, in the opinion of your committee, provision ought to be made for making compensation to the sheriffs in the several counties of this state,

for furnishing necessaries and provision to prisoners confined under the act for the punishment of crimes.

By order of the committee, STACY BIDDLE.

Ordered, That the faid report be read a fecond time.

The house adjourned till three o'clock P. M.

The house met.

Refolved, That one thousand seven hundred and sifty copies of the act, intitled, "An additional supplement to an act, intitled, "An act for organizing and training the militia of this state," be printed in duodecimo pamphlets, and sent to the several counties with the laws of this state, to be distributed among the military and staff officers, one to each, viz.

Bergen, 110—Essex, 170—Middlesex, 160—Monmouth, 180—Somerset, 160—Burlington, 130—Gloucester, 110—Salem, 84—Cape-May, 30—Hun-

terdon, 180-Morris, 180-Cumberland, 80-Suffex, 176.

Ordered, That Mr. Somers do carry the faid refolution to the Council for concurrence.

Mr. Wade, from the committee to whom was referred, the bill, intitled, "An act concerning obligations, and to enable mutual dealers to discount," reported the same with fundry amendments, which was read and referred to the next sitting.

The resolution presented by Mr. Stillwell of the 3d instant, was read a second time and agreed to.

Ordered, That Mr. Speer do carry the faid resolution to the Council for concurrence.

Mr. Speer reported, that he had obeyed the order of the house.

Mr. Walton, from Council, returned the bill, intitled, "A supplement to the act, intitled," An act concerning sheriffs," with sundry amendments made thereto, to which he requested the concurrence of this house; which bill, with the amendments, were read, the amendments agreed to, and the bill ordered to be re-engrossed.

Mr. Randolph, from Council, informed the house that Council have disagreed to the resolution directing the printers of this state to publish in their papers the bill reported for the consideration of Congress, intitled, "A bill to provide for the assessment and collection of direct taxes," and that the resolution for the printing 1750 copies of the additional supplement to the act for organizing and training the militia of this state, in a duodecimo pamphlet, and the resolution directing the secretary to report to the next Legislature the delinquent clerks of this state, and are agreed to by Council.

The bill, intitled, "An act relative to proceedings in the courts of law," was read a third time;

On the question, Whether the same do pass? It was carried in the affirmative, as follows:

Yeas.	Yeas.	Yeas.	Yeas.
Messrs. Bowen,	M'Dowell,	Parret,	Stillwell,
Clement,	French,	Randolph,	Somers,
Cobb,	Moore,	Sharps,	Southard,
M'Cullough,	Morgan,	A. Smith,	Speer,

Yeas. Nays. Nays. Messrs. R. Townsend, Messrs. Biddle, Vancleve, VanDuyn, Burrowes, Wade, DeVroom, Wallace, Coxe, Welsh, Dayton, Ward, S. Wyckoff. P. Smith, W. Wikoff. Terhune,

Ordered, That the speaker do sign the same.
Ordered, That Mr. Terhune do wait on the Council and inform them, that the faid bill is passed by this house without amendment.

The re-engrossed bill, intitled, " An act the better to promote the impartial administration of justice," was read and compared.

Refolved, That the same do pass.

Ordered, That the speaker do sign the same.

Ordered, That Mr. R. Townsend do carry the said bill to the Council, and acquaint them that the said bill is passed by this house with their amendments.

Mr. Black, from Council, informed the house that Council have rejected the bill, intitled, " An act directing the time and mode of electing representatives in the House of Representatives of the Congress of the United States.

The bill, intitled, " An acc to increase the number of coroners in the counties of Monmouth, Gloucester, Hunterdon and Sussex," was read a third time;

On the question, Whether the first fection do pass? It was carried in the ne-

Ordered, That the faid bill be difinisfed, and that Mr. Vancleve do wait on the Council and acquaint them therewith.

The bill, intitled, "An act, supplementary to an act for the punishment of crimes," was read a second time, debated and ordered to be engrossed.

The bill, intitled, "An act for defraying fundry incidental charges," was read a fecond time, debated and ordered to be engroffed.

The house adjourned till to-morrow morning eight of the clock.

Friday, March 10, 1797.

The house met.

On motion,

Ordered, That the clerk of this house be directed to purchase for the Legislature, the works of John Howard, containing the history of prisons.

The re-engrossed bill, intitled, " A supplement to the act, intitled," An act concerning sheriffs," was read and compared;

Refolved That the fame do pass.

Ordered, That the speaker do sign the same.

Ordered, That Mr. VanDuyn do carry the faid bill to the Council and acquaint them that the same is passed by this house with their amendments.

On motion,

Ordered, That the speaker do inform judge Paterson, that the Legislature are very defirous of having the compilation of the laws of this state compleated as foon as may be, and request information from him, when it is probable that the work will be finished, and that he would report to the Legislature at their next sitting.

On motion,

Refolved, That the commander in chief of the state, be requested to furnish the Legislature at their next sitting, with a return of the names of the officers of the cavalry and artillery, their respective ranks and dates of their commissions.

Ordered, That Mr. DeVroom do carry the faid resolution to the Council for concurrence.

The engrossed bill, intitled, "An act for defraying incidental charges," was read and compared;

Resolved unanimously, That the same do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Stillwell do carry the faid bill to Council for concurrence.

The engrossed bill, intitled, "An act, supplementary to the act, intitled, "An act for the punishment of crimes," was read and compared;

Resolved unanimously, That the same do pass. Ordered, That the speaker do sign the same.

Ordered, That Mr. Ward do carry the faid ball to the council for concurrence.

Mr. Stillwell reported, that he had obeyed the order of the house.

Mr. Cooper, from Council, informed the house, that Council have concurred in the resolution requesting the governor to furnish the next Legislature with a return of the cavalry officers and artillery.

Mr. Ward reported, that he had obeyed the order of the house.

Mr. Lambert, from Council, informed the house, that Council have passed the bill, intitled, "An act for defraying incidental charges," and the bill, intitled, "An act supplementary to the act, intitled, "An act for the punishment of crimes."

The house rose without day.

Twill not confent to any.

Naw Vote or Proceeding Which Pholl 6

Injurious to the



